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THE FIFTH BOOK

OF THE

NICOMACHEAN ETHICS

OF

ARISTOTLE.

Cambridge:

PRINTED BY C. J. CLAY, M.A. AT THE UNIVERSITY PRESS.

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ΠΕΡΙ ΔΙΚΑΙΟΣΥΝΗΣ.

THE FIFTH BOOK

OF THE

NICOMACHEAN ETHICS

OF

ARISTOTLE.

EDITED FOR THE SYNDICS OF THE UNIVERSITY PRESS

BY

HENRY JACKSON, M.A. FELLOW OF TRINITY COLLEGE, CAMBRIDGE.

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PREFACE.

The text of this edition of what, in deference to tradition, I have called on the title-page the Fifth Book of the Nicomachean Ethics, is founded upon a new collation of eight MSS. I cannot pretend that my researches in this direction have yielded much that is important. They have indeed enabled me to correct a few oversights in Bekker's text and critical notes, but they have thrown little light, if any, upon the difficulties of the treatise, and have convinced me that Bekker lost little by confining his attention to the four MSS. KbLbMbOb. I have however printed the results of my collation, in the hope that others may thereby be spared the repetition of an ungrateful labour.

Thinking, as many others have done, that the several parts of the Fifth Book do not stand in their proper order, I have with some hesitation adopted what seems to me a more intelligible arrangement than that of the received text. The chapter "On Dislocations in the Text", which forms a part of the Introduction, is based upon an article which I contributed to the *Journal of Philology* in 1875.

In the translation or paraphrase which stands opposite the text, my chief aim has been to show how I understand the drift and the several arguments of the original. Hence, wherever a Greek phrase seemed to be clearer than an English equivalent would have been, I have not scrupled to retain it in my version: and in general I have sacrificed neatness of expression to precision and perspicuity.

The necessity of justifying my interpretations has caused my notes to become in some parts, and especially in chapters 5, 8, and 9, disproportionately long. The substance of the commentary on chapter 5 appeared in 1872 in the *Journal of Philology*.

I believe that I have in all cases acknowledged my debts to previous commentators. But I should be ungrateful indeed if I did not make particular mention of my obligations to Sir Alexander Grant. It was in the pages of his edition that I first became acquainted with the Ethics, and however much I may differ from him in detail, I can never forget the help which, both as learner and as teacher, I have derived from his fresh and instructive work.

Professor Ramsauer's new edition did not reach me until my commentary was already in the press. As it was then too late to make use of his researches, I deferred the perusal of his work until my own little book should be out of my hands.

Finally it is my pleasant duty to offer my thanks to the Syndics of the University Press for their liberality in undertaking the publication of this book; to the authorities of the Bibliothèque Nationale at Paris, the Library of the Vatican, the Library of St Mark at Venice, the Laurentian and Riccardian Libraries at Florence, the British Museum, and New College, Oxford, for their courtesy in allowing me to consult MSS. in their collections; and to my friends the Rev. W. M. Gunson, Fellow of Christ's College, Cambridge, Mr S. H. Butcher, Fellow of University College, Oxford, and Mr G. G. Greenwood of this College, with whom I have discussed many of the difficulties which beset this part of the Ethics.

H. J.

Trinity College, Cambridge, November 9, 1878.

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INTRODUCTION.

I. On the Manuscripts.

IN the critical notes to this edition I have recorded the readings of eight of the nine MSS. of the Ethics to which Bekker has assigned distinguishing letters. They are the following:

Q. Marcianus CC: "in folio membranaceus, foliorum 594, saeculi XV." Zanetti. Cf. Susemihl, *Politics* p. xxiv. This MS. (written by Joannes Rhosus in 1457) in general agrees exactly with Mb. There are however occasional differences, sometimes one and sometimes the other exhibiting the conventional reading. I attach no value to Q, and in my general remarks on the MSS. have left it wholly out of account.

Ha. Marcianus CCXIV: "in folio minori membranaceus, foliorum 240, saeculi circiter XI." Zanetti.

Bonitz made a collation of the whole of the Nic. Eth. in this MS.: "Kritische Ausbeute hat diese Collation so gut wie gar nicht ergeben, sondern nur bestätigt, was sich im Voraus vermuthen liess, dass Bekker Grund hatte, von der Collation der ganzen Handschrift abzusehen; sie ist an Fällen der Ungenauigkeit und an Auslassungen so reich, dass sie für Textesrecension der Nikomachischen Ethik sehr geringen Werth hat." Aristot. Stud. II. 8. I have nothing to say against this decided condemnation.

Kb. Laurentianus LXXXI. 11: "codex membranaceus MS. in fol. minori seculi X nitidissimus et optimae notae, cum

titulis singulorum librorum charactere vere quadrato et aureo exaratis. Constat foliis scriptis 181." Bandini.

I might have saved myself the trouble of collating this MS., as Bekker's collation has been most carefully revised by Schöll, whose corrections and additions are printed in Rassow's Forschungen p. 10 sqq. Numerous as are the readings which this MS. alone preserves, it is very incorrect, in the fifth book more so than several MSS. of less importance.

L^b. Parisiensis 1854: "cod, membr. Nic. Eth. cum scholiis varia manu eaque recentiori scriptis. Mich. Pselli esse verisimile est. Sec. XII." Catalogue. This MS. appears to me to be on the whole the most trustworthy authority for the text of the fifth book ("im fünften und zehnten Buche vielleicht als die zuverlässigste Quelle zu betrachten," says Rassow), though there are not very many instances in which it is alone in preserving a good reading.

M^b. Marcianus CCXIII: "in 4° membranaceus, fol. 276, saec. circ. XV." Zanetti. Though very incorrect this MS. occasionally preserves an important reading which would otherwise be lost. In the judgment of Bonitz (Aristot. Stud. II. 9) and Susemihl (Politics p. xxvi) it ranks for the Ethics only second in importance to K^b. So far as Bk. V is concerned, I think L^b more trustworthy than either.

N^b. Marcianus. Append. IV. 53: "bomb. fol. saec. XII." Waitz, Organon p. 3. I suspect that this was the MS. which was used by Aldus in printing the Nic. Eth. for his editio princeps. Lines have been drawn in the MS. to guide the copyist or printer in punctuation, and errors have been carefully corrected in the margin by the aid of some other MS. or MSS. In general the Aldine text exactly reproduces N^b together with the punctuation and emendations indicated by the corrector. I have admitted some three readings into my text on the sole authority of N^b. It is now well known that Bekker's collation of this MS. (as of H^a) is an incomplete one, and that it is the neglect of this fact which has led some scholars strangely to overrate its importance.

O^b. Riccardianus 46. More correct than M^b, O^b contributes fewer peculiar readings to the text than that MS. In this book however it does not seem to be as decidedly inferior to M^b as (according to the best authorities) it is elsewhere.

P^b. Vaticanus 1342. "Membr., kl. 4to oder 8vo, 133 Bl., Griechisch und Römisch paginirt. Kleine Schrift, viele Abkürzungen." Brandis.

In the Fournal of Philology, 1876, VI. 208, I have endeavoured to show that the Cambridge MS. ('Eliensis') was copied from P^b, which must therefore have been written before 1279. Although apparently more closely connected with K^b than any other MS. and not so ancient, P^b is nevertheless less incorrect. I do not however find that it preserves any good readings which are not to be found in either K^bL^bM^bN^b or O^b.

My own conclusions (as shown in the text which I have adopted) are, so far as Bk. V is concerned, briefly as follows:

- That the MSS, collated (exclusive of Q which agrees too closely with M^b to be worth considering) stand in respect of correctness in the following order L^bP^bO^bN^bK^bH^aM^b, L^b being decidedly the most correct, and M^b decidedly the most incorrect;
- 2. That Ha and Pa contribute to the text nothing which is not to be found in one or other of the remaining five codices:
- 3. That when H^b and P^b are neglected there are about 43 places in which my reading depends upon one only of the remaining five MSS., the contributions of each being as follows: K^b 23, L^b 9, M^b 5, O^b and N^b 3 each;
 - 4. That I am unable to distinguish families,

It will be remarked that these conclusions agree substantially with those of Rassow (Forschungen p. 8), and do not encourage the hope that in other parts of the Ethics an examination of the MSS. neglected by Bekker would yield considerable improvements upon his text.

Besides the MSS. above mentioned, I have also collated Bk. v. in two MSS. which are important only on the ground that

they have been occasionally quoted by editors. One of them, now in the Library of the University of Cambridge, quoted by Zell as 'El.' i.e. 'Eliensis,' is, if I am not mistaken, a transcript from Pb (vide supra). It is dated 1279. See Journal of Philology, 1876, VI. 208 sqq., where I have given an account of it. The other, which is in the Library of New College, Oxford, quoted by Zell as C. N., seems to me to be a copy of Parisiensis 1853. Both codices have a lacuna extending from VIII. 11 § 7 to IX. 12 § 1, and if I may judge from the comparison of a few pages of the Parisian MS. with my collation of the Oxford one, they have the same readings, except where the Oxford MS. introduces a new blunder. I have also collated a few pages in Marcianus CCXII ("in 80 chartaceus, fol. 499, saeculi circiter XV" Zanetti), which appears to be a transcript from Q.

It will be understood that I have not in general recorded the corrections of later hands, that I have noted false accents and breathings only where they might seem to have some slight significance, and that I have neglected altogether the variations of the MSS. in respect of $oi\theta els$, $oi\delta els$, &c., of elisions, and of the ν è ϕ e λ e ν o τ i ν e δ ν . I have not in general thought it necessary to call attention to discrepancies between Bekker's collation and my own. Finally, I have noted in the critical commentary all cases in which my text differs from that of Bekker.

II. On Dislocations in the Text.

Conceiving as others have done that the difficulty and the obscurity of this book are in a large measure due to dislocations in the text, I have with some hesitation decided to print the several parts of the treatise in what I suppose to be the true order. In this way I shall at any rate give the reader an opportunity of testing my rearrangement,

whilst whatever may be thought of my attempt, I cannot well create a greater confusion than that which is to be found in the received text.

My main objections to the vulgate are two: (1) that the discussion of the ἀπορία περὶ τοῦ αὐτὸν αὐτὸν ἀδικεῖν is broken in two places by the intrusion of (a) 9 § 14—10 § 8, and (b) 11 §§ 7, 8, and (2) that 6 §§ 1—3 are wholly out of place in their present position between 5 § 19 and 6 § 4.

I proceed to examine these portions of the book with the double purpose of justifying the above statements, and of discovering how to dispose of the intrusive passages.

The opening words of ch. 9- ἀπορήσειε δ' ἄν τις, εί ίκανῶς διώρισται περί τοῦ άδικεῖσθαι καὶ άδικεῖν - appear to announce the beginning of a new division of the book, devoted to the consideration of amopias with respect to άδικεῖν and ἀδικεῖσθαι. The first ἀπορία, discussed somewhat confusedly in §§ 1-7, is (a) 'can a man ἐκών ἀδικεῖσθαι?' The question having been answered in the negative, we are told in § 8 that two other aπορίαι remain to be investigated, (b) 'is it the distributor or the receiver who αδικεί?' and (c) 'can a man αδικείν αυτόν?' The second of the two latter απορίαι (which has been already referred to incidentally in § 4) having been separated from the first, in which at first sight it might seem to be involved, in § 9, the first is discussed and decided in §§ 10-13. Then follow three §§ (14-16), which have nothing to do with the amopias announced for discussion, and which would appear to belong to a preliminary review of ἔνδοξα about universal δίκαιον and ἄδικον, such as that with which the book opens-else why the references, not merely to particular justice and injustice, but also to other virtues and vices? Next, § 17 limits the sphere of ή κατὰ μέρος δικαιοσύνη, and consequently has nothing to do either with §§ 14-16, or with §§ 8-13. Ch. 10 which follows investigates επιείκεια and its relation to δικαιοσύνη, thus raising an entirely new matter. And now in ch. II §§

I—6, the third ἀπορία (which, I repeat, has been in 9 § 4 and § 9 referred to, but never considered) is formally discussed. Then, in II §§ 7, 8 it is debated whether ἀδικεῖν οr ἀδικεῖνθαι is the worse. Next, § 9 recurs to the ἀπορία 'can a man ἀδικεῖν αὐτόν?' Finally § 10 concludes the book.

Thus the matters discussed in ch. 9—11 may be tabulated as follows:

- (1) 9 §§ 1—7. The ἀπορία
 (a) Can a man ἐκὼν ἀδικεῖ-σθαι? discussed and decided.
- (2) §§ 8, 9. The aπορίαι
 (b) Is it the distributor or the receiver who αδικεῖ? and
 (c) Can a man αδικεῖν αὐτόν?
 announced and distinguished.
- (3) §§ 10—13. The ἀπορία (b) Is it the distributor or the receiver who ἀδικεῖ? decided.

- (7) 11 §§ 1—6. The ἀπορία (c) Can a man ἀδικεῖν αὐτόν? discussed and decided.
- (9) § 9. The ἀπορία (ε) Can a man ἀδικεῖν αὐτόν? finally dismissed.

- (4) 9 §§ 14—16. Certain ενδοξα about universal justice enumerated and considered.
 (5) 9 § 17. The sphere of the constant of
- particular justice determined.

 (6) 10. Equity.
- (8) II §§ 7, 8. Is ἀδικεῖν οτ ἀδικεῖσθαι the worse?
- (10) § 10. Conclusion of the book.

However we may hereafter dispose of the passages which I have enumerated on the right side of the page, there can be no doubt that those which I have placed on the left side gain in perspicuity if they are read in connection with one another. Even if I could offer no suggestion for the disposal of the two interpolations, i.e. 9 § 14-10 § 8 and 11 §§ 7, 8, I should still recommend this course. But I think that I can find places for the fragments which I have set aside. In the first place, it seems natural that the discussion of ἐπιείκεια, as a supplement to the investigation of δικαιοσύνη, should stand at the end of the book. I therefore propose to place it after 11 § 9, prefixing to it another fragment (6 § 3) of which I shall have something to say hereafter, and affixing II § 10 with which the book obviously concludes. Thus according to the numeration of the above tabular statement, (1), (2), (3), (7), (9), (6), (10) will stand in the order indicated.

It remains to determine the position of 9 §§ 14—16,9 § 17, and 11 §§ 7, 8.

The first of these fragments, being an enumeration and examination of ἔνδοξα about justice and injustice in the large senses of those words, would seem to belong to the early part of the book. Now in 1 § 3 the author states and accepts provisionally the popular notion of justice and injustice: he then proceeds in § 4, οὐδὲ γὰρ τὸν αὐτὸν ἔχει τρόπου επί τε των επιστημών καὶ δυνάμεων καὶ επὶ των έξεων. Does this sentence naturally succeed § 3? For my part, I think not. To say nothing of the harshness of the ellipse which Grant assumes,-"(and I have specified them thus) for it is not the same," &c .- the introduction of a doctrine of the schools in § 4, for no better purpose than to justify the form in which the popular notion of § 3 has been expressed, is surely very strange. Here then, after the words ὑποκείσθω ταῦτα, I propose to insert 9 §§ 14—16. (See paraphrase, p. 3.) It will be remarked (1) that a somewhat lengthy enumeration of popular views with accompanying criticisms is precisely what the author's declaration in § 2, that he will proceed κατὰ τὴν αὐτὴν μέθοδον τοῖς προειρημένοις, has led us to expect at the outset of the enquiry, whereas the addition of such an enumeration after the author's own view has been stated is not only useless, but also contrary to his ordinary practice; and (2) that the doctrine of 1 § 4 is necessary to complete the argument of 9 § 16, as was seen by Michael Ephesius, who, though he does not suspect any displacement, is nevertheless careful in commenting on the latter passage to quote the former.

Again 9 § 17, which determines the kind of society in which $\dot{\eta}$ κατὰ μέρος δικαιοσύνη can subsist, is obviously connected in thought with \mathbf{I} § 9. Accordingly I propose to insert it after the words $\tau \dot{\alpha}$ αὐτοῖς ἀγαθά, though I cannot allege any better reason than a general sense of superior fitness for placing it here, after the parenthetical remarks about prayer, rather than after $\tau \iota \nu \iota \lambda$ δ' οὐκ ἀεί. (See paraphrase, p. 7.)

It remains to find a place for 11 §§ 7, 8. In these §§, which have obviously nothing to do with the ἀπορίαι raised in ch. 9, ἀδικεῖν and ἀδικεῖσθαι being regarded as deviations from τὸ μέσον, it is asked which of the two is the worse? Now 5 §§ 17, 18 is the one place in which τὸ κατὰ μέρος δίκαιον (taken as a whole) is regarded as a μέσον. I therefore insert this fragment at the end of 5 § 18, after the words τοῦ δὲ ἀδικήματος τὸ μὲν ἔλαττον τὸ ἀδικεῖσθαί ἐστι, τὸ δὲ μεῖζον τὸ ἀδικεῖν.

Further, two minor changes appear to me to be necessary. Firstly, I cannot construe the clause καὶ ισσπερ ύγιεινον μεν ἐν ἰατρικῆ εὐεκτικὸν δὲ ἐν γυμναστικῆ (11 § 7) in connection with its present surroundings. The best place which I can find for it is in 5 § 17 after the words ἀλλ' ὅτι μέσου ἐστίν, and accordingly I have printed it there in my text, though not without hesitation.

Secondly, I have introduced in II § 7, after οὐ γὰρ ἄπαν τὸ ἐκούσιον μετὰ ἀδικίας, the words ἐν οἰς δ' [qu. γὰρ] ἀδικία,

καὶ τὸ ἀδικεῖν ἐν τούτοις, ἐν οἶς δὲ τὸ ἀδικεῖν, οὐ πᾶσιν ἀδικία, which, as Münscher has pointed out, Quaest. Crit. p. 84, are wholly irrelevant to 6 § 4¹. Here again, though I am sure that the sentence is out of place where it stands, I cannot be sure that I have discovered the right position for it.

I turn now to 6 \$\ I-3. These sections, as is acknowledged by nearly all the scholars who have attempted to unravel the perplexities of this book, seriously interrupt the argument. As the text stands, 5 § 19 declares that the investigation of δικαιοσύνη, άδικία, δίκαιον and ἄδικον regarded καθόλου is now complete; while 6 § 4 begins an investigation of the kinds of δίκαιον called respectively πολιτικόν, δεσποτικόν, πατρικόν, οἰκονομικόν; and the introductory sentenceδεί δε μη λανθάνειν ότι το ζητούμενον έστι καλ το άπλως δίκαιον καὶ τὸ πολιτικὸν δίκαιον—carefully marks the connection of this inquiry with the inquiry concluded in ch. 5. Any intervening sentences must be either explanatory of the previous discussion. or explanatory by anticipation of 6§4 sqq., or, if purely parenthetical, complete in themselves. Now it is impossible to connect §§ 1-3 either with 5 § 19 or with 6 § 4; and when we consider them by themselves, apart from the context, we find that the author (1) in 6 §§ 1, 2, starting from the new assumption that ὁ ἀδικών is not necessarily ἄδικος, asks a question, demurs to the form of it, and alleges examples in justification of his objection, but does not restate the question or proceed to enunciate his doctrine, although in the words αλλ' ου διά προαιρέσεως άρχήν he has implicitly established a basis for it; and (2) in 6 § 3 introduces a reference to a former discussion, which reference is irrelevant not only to 6 \$\$ 1, 2, but also to 5 \$ 19 and 6 \$ 42. I conceive then that the passage does not occupy its proper position, and that it consists of two distinct fragments, one of which,

¹ In the Fournal of Philology, 1876, VI. p. 108, I placed these words in 6 § 1 after διοίσει.

² In the Latin version of Averroes' commentary no notice is taken of §§ 1—3, as is expressly noted in the margin of the Venetian edition of 1550. Michael Ephesius paraphrases §§ 1, 2, but not § 3.

§§ 1, 2, belongs in thought, as Trendelenburg (Historische Beiträge zur Philosophie III. 421) has pointed out, to ch. 8, whilst the other, § 3, contains at first sight no hint of its origin. I proceed to deal with these fragments separately and in detail; and first with §§ 1, 2.

I have already said that the distinction between ὁ ἀδικῶν and o abuses, which is introduced as though it were familiar to the reader, is here imported into the discussion for the first time. I may now add that, whereas the words οὐ διὰ προαιρέσεως ἀρχὴν ἀλλὰ διὰ πάθος read as though the distinctionbetween τὰ ἐκ προαιρέσεως and τὰ διὰ πάθος had been already enforced, that distinction has not been brought before us in connection with the present subject. It has also been stated that the author after asking the question ὁ ποῖα ἀδικήματα αδικών ήδη αδικός έστιν έκαστην αδικίαν; objects to the form of the question, prepares to answer it in its spirit if not in its letter, but strangely stops short and drops the matter. Now in ch. 8 we find (1) that προαιρετά and ἀπροαίρετα (in which όσα διὰ θυμὸν καὶ ἄλλα πάθη ὅσα ἀναγκαῖα ἡ φυσικὰ συμβαίνει τοῖς ἀνθρώποις are included) are carefully distinguished in 8 § 5; (2) that the distinction between ὁ ἀδικών and ὁ ἄδικος is introduced, apparently as a novelty, in 8 § 8; and (3) that the very question asked in 6 § 1, not having been restated in the interval, is declared answered in 8 § 11, upon the principle hinted at but not distinctly enunciated in the former passage. Hence I infer that the fragment 6 §§ 1, 2 is to be inserted in ch. 8 somewhere between ου μέντοι πω ἄδικοι διὰ ταῦτα οὐδὲ πονηροί (§ 8) and αν δ' ἐκ προαιρέσεως βλάψη, άδικεῖ, κ.τ.λ. (§ 11): and on examination of the region thus defined I decide to place it in § 8 after βλάβη. (See paraphrase, p. 47.) The train of thought of 8 § 6—11 is then as follows:—' The βλάβαι which may occur in the several κοινωνίαι of society are three — ἀτύχημα (ὅταν παραλόγως ή βλάβη γένηται), άμάρτημα (όταν μὴ παραλόγως ἄνευ δὲ κακίας), αδίκημα (όταν είδως μεν μή προβουλεύσας δέ). He who acts knowingly, but not of deliberate purpose, addined but is not

necessarily aduros. What are the acts then the commission of which makes the agent adinos as well as adinov? certain specified acts, but acts done έκ προαιρέσεως (whence τὰ ἐκ θυμοῦ are rightly accounted ἀδικήματα which do not imply αδικία in the agent, for δ δργισθείς is είδώς but not προελόμενος).' Thus in this chapter ἄδικον, ἀδίκημα, and αδίκημα implying αδικία, are successively considered and defined. When the agent is not ἐκών, he ἄδικα πράττει. When the agent is ἐκών but not προελόμενος, he ἀδικεῖ and the act is an άδίκημα. When the agent is προελόμενος, he άδικεῖ καὶ ἄδικός ἐστιν. It will be observed, (1) that the fragment inserted accounts for the transition from the plurals άδικοι, πονηροί in 8 § 8 to the singulars άδικος, μοχθηρός in 8 § 9; and (2) that the phrase διὰ προαιρέσεως ἀρχήν in 6 § I leads up to the emphatic apxes in the last sentence of the second of these sections. These coincidences may seem in some measure to confirm my conjecture.

So much for the first of the two fragments of which I suppose 6 §§ I—3 to consist. It is more difficult to dispose of the second. We may however assume from the form of it—πως μèν οὖν ἔχει τὸ ἀντιπεπονθὸς πρὸς τὸ δίκαιον εἴρηται πρότερον—that it is the beginning of a distinct paragraph, whilst it is evident that this allusion to the investigation of τὸ ἀντιπεπονθός would be specially appropriate at the beginning of a subsequent chapter upon an offshoot of justice. Indeed it is difficult to imagine any other circumstances under which the reminder would be required. I propose therefore to insert the fragment at the beginning of the chapter upon equity¹. No inconsistency or awkwardness is created by the transfer. The opening sentence of ch. 10 will now run thus:

πώς μεν οὖν ἔχει τὸ ἀντιπεπονθὸς πρὸς τὸ δίκαιον εἔρηται πρότερον περὶ δὲ ἐπιεικείας καὶ τοῦ ἐπιεικοῦς, πῷς

¹ According to Grant, Spengel so far anticipates me as to place ch. 10 after 6 § 3. In his *Aristotelische Studien* however Spengel adopts Hildenbrand's proposal to place 6 § 3—7 § 7 (with the omission of the word $\pi\rho\delta\tau\epsilon\rho\rho\nu$) between 5 § 16 and 5 § 17.

έχει ή μèν ἐπιείκεια πρὸς δικαιοσύνην τὸ δ' ἐπιεικὲς πρὸς τὸ δίκαιον, ἐχόμενόν ἐστιν εἰπεῖν' οὖτε γὰρ ὡς ταὐτὸν ἁπλῶς οὖθ ὡς ἔτερον τῷ γένει φαίνεται σκοπουμένοις, κ.τ.λ.

I think that when these changes have been effected the several matters discussed in the book follow one another in a natural and orderly sequence. In ch. I, (I) certain popular notions about justice and injustice are stated, criticized, and accepted, modified, or rejected: (2) the relations of the just and the unjust, the just and justice are considered: (3) the just is shown to include the lawful and the equal: (4) the just in the sense of the lawful is subdivided into τὸ κατὰ τὴν ὅλην ἀρετήν and τὸ ποιητικὸν καὶ φυλακτικὸν εὐδαιμονίας τῆ πολιτικῆ κοινωνία. In ch. 2, (1) our attention is directed to ή έν μέρει δικαιοσύνη, the discussion of which is necessary to the completeness of our theory of the virtues: (2) $\dot{\eta}$ κατὰ μέρος δικαιοσύνη is subdivided into τὸ διανεμητικόν and τὸ διορθωτικόν. In ch. 3, distributive justice is shown to consist in that kind of equality which is attained by geometrical proportion. In ch. 4, corrective justice is shown to consist in that kind of equality which is attained by arithmetical proportion. In ch. 5, (1) commercial justice is shown to consist in that kind of equality which is attained by reciprocal proportion: (2) δικαιοσύνη is declared to be in some sense a mean, ἀδικεῖν and αδικεῖσθαι being extremes of which αδικεῖν is the worse: (3) the general investigation of δικαιοσύνη, αδικία, δίκαιον, and ἄδικον is declared complete. In ch. 6, we leave τὸ ἀπλῶς δίκαιον and proceed to consider τὸ πολιτικὸν δίκαιον together with τὰ καθ' δμοιότητα δίκαια, viz. δεσποτικόν, πατρικόν, οἰκονομικόν. In ch. 7, two elements of τὸ πολιτικὸν δίκαιον, viz. τὸ φυσικόν and τὸ νομικόν, are distinguished. In ch. 8, we pass on to the investigation of justice and injustice in the individual, who (1) οὐκ ἀδικεῖ unless he is ἐκών, (2) οὐ διὰ ταῦτα ἄδικός ἐστιν unless he acts ἐκ προαιρέσεως. In ch. o §§ 1—13 and ch. 11 §§ 1—6 and § 9, supplementary απορίαι in regard to ἀδικεῖν and ἀδικεῖσθαι are discussed. In ch. 10,

èπιείκεια and its relations to justice are considered. Finally, in 11 § 10, the investigation of δικαιοσύνη and the other ηθικαὶ ἀρεταί is declared to be complete.

It now only remains for me to tabulate my arrangement of the book as follows:

1 §§ 1—3. $\pi \epsilon \rho i \delta \dot{\epsilon} - \tau a \hat{\nu} \tau a$.
9 §§ 14—16. $o i \delta' - \dot{\omega} \delta l$.
1 §§ 4—9. $o \dot{\nu} \delta \dot{\epsilon} \gamma \dot{a} \rho - \dot{a} \gamma a \theta \dot{a}$.
9 § 17. $\dot{\epsilon} \sigma \tau i \delta \dot{\epsilon} - \dot{\epsilon} \sigma \tau i \nu$.
1 § 10—5 § 18. $\dot{o} \delta' - \dot{a} \delta i \kappa \epsilon \hat{i} \nu$.
11 §§ 7, 8. $\dot{\phi} a \nu \epsilon \rho \dot{\nu} - \dot{a} \pi \sigma \theta a \nu \epsilon \hat{i} \nu$.
5 § 19. $\pi \epsilon \rho \dot{i} - \kappa a \theta \dot{o} \lambda o \nu$.
6 § 4—8 § 8. $\delta \epsilon \hat{i} \delta \dot{\epsilon} - \beta \lambda \dot{a} \beta \eta$.
6 §§ 1, 2. $\dot{\epsilon} \pi \epsilon \dot{i} - \ddot{a} \lambda \lambda \omega \nu$.
8 § 9—9 § 13. $\ddot{o} \tau a \nu \delta' - \ddot{\epsilon} \lambda a \beta \epsilon \nu$.
11 §§ 1—6. $\pi \dot{o} \tau \epsilon \rho o \nu - \dot{a} \delta i \kappa \epsilon \hat{i} \sigma \theta a \iota$.
11 § 9. $\kappa a \tau \dot{a} \mu \epsilon \tau a \dot{\phi} o \rho \dot{a} \nu - \tau o \dot{\nu} \tau o \iota \varsigma$.
6 § 3. $\pi \dot{\omega} \varsigma \mu \dot{\epsilon} \nu - \pi \rho \dot{\sigma} \tau \epsilon \rho o \nu$.
10 §§ 1—8. $\pi \epsilon \rho \dot{i} \delta \dot{\epsilon} - \ddot{\epsilon} \xi \iota \varsigma$.
11 § 10. $\pi \epsilon \rho \dot{i} \mu \dot{\epsilon} \nu - \tau o \hat{\nu} \tau o \nu$.

In the above statement I have not taken account of the two sentences ἐν οἶς δ' ἀδικία, καὶ τὸ ἀδικεῖν ἐν τούτοις, ἐν οἶς δὲ τὸ ἀδικεῖν, οὐ πᾶσιν ἀδικία, and καὶ ὥσπερ ὑγιεινὸν μὲν ἐν ἰατρικῆ εὐεκτικὸν δὲ ἐν γυμναστικῆ, because, though I am convinced that they ought not to stand in their present position (6 § 4 and 11 § 7), I do not feel much confidence in my attempt to find a place for them. On the same principle I have allowed them to stand in the text in their traditional positions, as well as in the places which I hesitatingly assign to them.

III. On the relations of Book V. to the two Ethical treatises.

Book v. being one of the three books which are common to the Nicomachean and the Eudemian Ethics, it is necessary that I should say something about its relation to the two treatises.

The principal theories which have been entertained in regard to N. E. V. VI. VII. = E. E. IV. V. VI. are the following:

- I. That these books, with the exception of the superfluous theory of pleasure at the end of VII., belong to the Nicomachean treatise: L. Spengel, Abhandl. der k. bayer. Akad. 1841:
- 2. That V. 1—10 belong to the Nicomachean treatise, V. 11. VI. VII. to the Eudemian: A. M. Fischer, de Ethicis Nicomacheis et Eudemiis, Bonn, 1847:
- 3. That all three books belong to the Eudemian treatise: H. A. J. Munro, *Journal of Classical and Sacred Philology*, 1855, II. 66—81.

For my own part, I give an unhesitating assent to the last of these three theories. I do not however propose on this occasion to investigate the whole question, but only so much of it as specially affects the fifth book, a limitation of the inquiry which would hardly be possible, had not Fischer taken up an intermediate position between the extreme theories of Spengel and Munro, holding that, while VI. and VII. belong to the E. E., V. with the exception of the last chapter (ch. 11) belongs to the N. E. Assuming then that the detailed arguments which Fischer brings forward to prove the Eudemian origin of VI. and VII. are, as I think

¹ I imagine that Schleiermacher's paradoxical theory, that the Eudemian treatise, to which these books belong, is of superior authority to the Nicomachean, and the *Magna Moralia* of superior authority to both (*Philosophische Schriften III.* 306 sqq.) has not found many supporters.

RELATIONS OF BK. V. TO THE N. E. AND THE E. E. XXIII

them, absolutely conclusive, I proceed to consider his reasons for assigning V. 1—10 to the other treatise.

The following is, I think, a fair summary of his main argument:

"The discussion of the απορία—πότερον ενδέγεται εαυτόν άδικείν in ch. II is not only an 'ineptissima repetitio,' the question having been already settled in precisely the same way in 9 88 1-13, but also out of place, as it is impossible to justify the interposition of 9 \$\ 14-17 and of ch. 10 (\pi\varepsilon) έπιεικείας). Both discussions cannot possibly be parts of the same work. Hence we are justified in assigning V. VI. VII. partly to one, partly to the other treatise; whereas had there been no such disturbance in the argument, we could hardly have refused to assign the whole to the E. E., to which the superfluous theory of pleasure plainly belongs. That it is the second of the two discussions περί τοῦ αύτον ἀδικεῖν, and not the first, which belongs to the E. E., there can be no doubt; for, while the whole of the investigation of justice contained in cc. 1-9 is 'Aristotele dignissima,' and the last fragment of ch. 9 (§§ 14-17) 'pulcrae disquisitioni pulcerrimum finem imponit,' the superfluous ch, II exhibits 'anxiam illam argumentandi rationem qua haud raro in Eudemiis desatigamur,' and betrays the 'animum pusillum Eudemi, qui saepissime ad explicandas Nicomacheorum quaestiones non solum Aristoteleis argumentis utitur, sed de suo insuper hoc illudve adiicit, quo magis res conficiatur.' Thus ch. 11, together with VI, and VII., belongs to the Eudemian treatise, 'tota autem disquisitio de iustitia, omnibus suis partibus integra cum insequenti capite de aequitate locum suum in Nicomacheis obtinet."

It will be perceived that the whole of this argument rests upon the assumption that 11 §§ 1—6 are no more than a repetition of a previous discussion. Where then is this previous discussion to be found? According to Fischer in 9 §§ 1—7: "argumentatio capitis 15 [i.e. ch. 11] nil plane differt ab illa quae est in capite 11 [i.e. 9 §§ 1—7]; utroque

loco notione spontanei adhibita demonstratur, iniuriam in se ipsum illatam esse nullam." I cannot however allow that this is a correct account of the substance of 9 §§ 1-7. In 9 § 4 indeed the question πότερον ενδέχεται αὐτὸν αὐτὸν άδικεῖν is mentioned, but the mention is an incidental one in connection with another ἀπορία, as the words ἔστι δὲ καὶ τοῦτο ἐν τῶν απορουμένων, εὶ ἐνδέγεται αὐτὸν αύτὸν ἀδικεῖν plainly show. Indeed Fischer himself, when he is speaking more precisely, seems to argue, not that the amopia is here discussed, but rather that the resolution of it follows so directly from the διορισμός ό περί τοῦ έκουσίως ἀδικεῖσθαι that any discussion or even mention of it becomes unnecessary: "non dedita quidem opera hoc loco de quaestione αύτον αδικεῖν disputatur, sed et hanc verbis eius postremis solvi nemo non videt; quodsi enim έκόντα ἀδικεῖσθαι absurdum est, iam per se liquet, αὐτὸν ἀδικεῖν non minus esse ineptum, quum illud αδικείν non possit nisi έκούσιον esse, id quod iamdudum demonstratum est. Itaque quaestio illa per se iam ideo evanescit, quod fieri non potest ut, quam quis iniuriam sibi ipse sua sponte inferat, eandem invitus a se patiatur. Pluribus verbis ad id demonstrandum non opus fuisse, satis liquet." But even if further discussion is unnecessary, it does not follow that we can dispense with all mention of the amopia. The author ought at least to point out that further discussion is superfluous. He ought, in fact, to make the very remark which Fischer makes: and accordingly that remark occupies a prominent position in 11 & 1—6. At any rate the author himself does not think that the question has been "prorsus absoluta" in 9 §§ 1—7; for in § 8 we read έτι δ' ών προειλόμεθα δύο έστιν είπειν, πότερον ποτ' άδικει ό νείμας παρά την άξιαν τὸ πλείον η ὁ έγων, καὶ εἰ έστιν αὐτὸν αὐτὸν ἀδικεῖν. That the ἀπορία has not been discussed hitherto, and will be discussed hereafter, could not well be stated more explicitly. Fischer indeed thinks "id tantum hoc loco agi, ut ex occasione quaestionis: πότερον ποτ' άδικει ὁ νείμας. κ.τ.λ. exemplum quoddam iniuriae in se ipsum illatae (dico exemplum: εἴ τις πλέον ἐτέρφ ἡ ἐαυτῷ νέμει εἰδως καὶ ἐκών) quod solum iam superesse videri poterat, una cum hac quaestione absolvatur:" but for my own part I cannot allow that, when the author says 'two matters included in our programme have still to be spoken of,' he means 'it remains to consider in connection with another amopla a case upon which we have already pronounced judgment.'

In brief, as I read the passage, 9 § 8 promises an answer to two questions, the second of which has been mentioned incidentally in § 4: § 9 shows that the two questions must be kept separate: §§ 10—13 discuss the former of them. Thus, that the argument may be complete, it is necessary that 9 § 13 should be immediately followed either by 11 §§ 1—6 or by a paragraph to the same effect; and as there are other grounds for supposing that the concluding pages of the book have been disarranged (to say nothing of other disturbances, the last paragraph of ch. 9 being, not an "epilogus qui totam disquisitionem de iustitia proprie sic dicta concludit," but rather a fragment or fragments of a preliminary investigation of justice in general), I unhesitatingly accept the former of these alternatives.

One other point in Fischer's argument summarized above remains to be noticed. He thinks that, whereas the concluding chapter exhibits the prolixity and the weakness which are characteristic of Eudemus, cc. 1-10 are worthy of Aris-It is always difficult to decide whether a given work is worthy of its reputed author, and especially in such a case as this, where the other claimant confessedly borrows both his style and his matter. I propose therefore to modify the question which Fischer here raises, and to inquire, not whether the fifth book (exclusive of ch. 11) is worthy of Aristotle, but whether it is consistent with the Nicomachean treatise. as to the style my own opinion is in complete accord with that of Munro, who holds that "the style of this book, last chapter and all, is precisely the same as that of the other two, and of the undisputed parts of the Eudemian Ethics." In regard to the substance of the book, I am not of course bound to show

that it is wholly unaristotelian (as I may fairly assume that the Eudemian and Nicomachean accounts of justice were related to one another in precisely the same way as the Eudemian and Nicomachean accounts of the other virtues, i.e. that in general they agreed), but only that if any matter about which the two treatises are at variance is raised in this book, its doctrine is that of the E. E. If no such matter is raised here, Munro's theory does not necessarily fall to the ground: on the other hand, if it can be shown that, in dealing with any question, v. agrees with the E. E. in differing from the N. E., this will be a strong reason for believing that v. does not belong to the latter. Now N. E. III. and E. E. II. differ, not inconsiderably, in the detail of the theory of the ἐκούσιον and the ἀκούσιον, and it will be found on examination that v. 8 agrees, in the minutest particulars, with the Eudemian statement: thus (1) the distinction made in N. E. III. 1 § 13 between οὐχ ἐκούσια and ἀκούσια is ignored in E. E. II. and in N. E. v. 8; (2) the view taken in N. E. v. 8 § 3 of πολλά τῶνφύσει ύπαρχόντων, οίον τὸ γηρᾶν η ἀποθνήσκειν, that they are οὖθ' ἐκούσια οὖτ' ἀκούσια, is in exact accord with the statement made in E. E. II. 8 § 4, about the upward motion of the flame and the downward motion of the stone, or or sia, or μην ουδ' εκούσια λέγεται, άλλ' ανώνυμος ή αντίθεσις, whilst N. E. III. 5 § 7 seems to indicate that the author of the N. E. had no such distinction in his mind; (3) in N. E. v. 8 and in E. E. II. 10 § 19 prominence is given to the legal classification of παθήματα as ἀκούσια, ἐκούσια and ἐκ προνοίας, which does not appear in the N. E.; (4) in v. 8 § 8 $\tau \hat{a}$ $\delta \iota \hat{a}$ $\theta \nu \mu \delta \nu$ are included amongst δσα είδως μεν μη προβουλεύσας δέ, a classification which is at any rate not inconsistent with the doctrine of the E. E. (cf. E. E. II. 9 § 3), whilst in N. E. III. I § 14 it is expressly stated that ὁ ὀργιζόμενος is οὐκ εἰδως ἀλλ' ἀγνοῶν. I select these trifling instances of agreement and difference merely because they are capable of precise formulation; but I think that any one who takes the trouble to compare N. E. v. 8 as a whole with the last chapters of E. E. II. and the first

chapters of N. E. III., will find the impression grow upon him that N. E. v. and E. E. II. are, and that N. E. v. and N. E. III. are not, the work of the same author.

For my own part, in proportion as I have become more familiar with N.E.v.=E.E. IV., the more certain I have become that, whereas its agreements with the rest of the N.E. are precisely what are to be expected from the general resemblance of the two treatises, its agreements with the rest of the E.E., both in thought and in expression, indicate a more intimate connection.

One other argument is put forward, though cautiously, by Fischer: "in E. E. VII. 15 § 1 we read κατά μέρος μέν ουν περί έκάστης άρετης εξρηται πρότερον έπει δε χωρίς διείλομεν την δύναμιν αὐτῶν, καὶ περὶ τῆς ἀρετῆς διαρθρωτέον τῆς ἐκ τούτων, ην ἐκαλοῦμεν ήδη καλοκάγαθίαν. The concluding sentence of this extract tells us that the word καλοκαγαθία has been used in some previous part of the E. E., whereas it is nowhere to be found in the extant treatise. The most likely place for its occurrence would be the book about justice. Hence the surviving discussion of justice, in which it does not appear, must belong not to the Eudemian, but to the Nicomachean work." To this argument Munro replies:—"But surely the word was more likely to have been mentioned in some one of the lost portions of this last book in which he treats of this virtue and its end and aim the right worship and contemplation of God." I think however that exception may be taken on other grounds. Apparently Fischer assumes that $\eta \delta \eta$ in the phrase ην ἐκαλοῦμεν ἤδη καλοκαγαθίαν is equivalent to πρότερον. Is this possible? I should have thought that the phrase must mean, not 'which in a previous passage we called καλοκαγαθία,' but either 'which down to a time otherwise determined,' or 'which from a time otherwise determined, we called καλοκαγαθία.' I suspect therefore that in place of ἐκαλοῦμεν we should read καλοῦμεν, and translate—'whereas we then distinguished the functions of the several virtues, we must now proceed to investigate the virtue which arises from

their conjunction, which virtue we now [i.e. in this form] call $\kappa a \lambda o \kappa a \gamma a \theta i a$. If so, the argument falls to the ground.

At this point it will be convenient to say something about a recent development of the theory of the Eudemian authorship of the three books. Grant, in his first edition of the Ethics, published in 1857, has accepted and justified Munro's theory, and in his second and third editions, published in 1866 and 1874 respectively, has made considerable additions to his chapter on the subject. In the second edition he hints a doubt whether the corresponding portion of the Nicomachean work was ever written, and in his third edition he seems decidedly to incline to the view that the Nicomachean work was left incomplete, and that the compiler of v. vi. vii., "not having before him any written exposition of this part of Aristotle's ethical system," "borrowed directly from other works of Aristotle's, such as the Politics and the Organon." At any rate, he thinks, "at the time when Aristotle wrote what were to be the concluding paragraphs of his treatise, he had not written the middle portion of the Nicomachean Ethics," and he "does not hesitate to pronounce a belief that the words 'as has before been said in the Ethics' in Politics II. ii. 4 and III. ix. 3" [which might seem to show that Aristotle had himself "by his own writing filled up the lacuna"] "are, in each case, the interpolated addition of either an editor or a copvist."

It will be convenient to examine first the evidence which Grant brings forward to prove that "Aristotle had not written the middle portion of the Nic. Eth., at the time when he wrote what were to be the concluding paragraphs of his treatise." His argument is as follows:—

"That Aristotle, in summing up what he thought might be considered a complete ethical system, should have specified the leading topics of Books I.—IV. and VIII.—X. of his treatise, and should have omitted any mention of the subjects dealt with in Books V.—VII., seems a strong argument to prove that, at all events when he was writing Book X., he had not written the disputed middle books. Another argument

in the same direction is, that while the three concluding books of the *Ethics* refer abundantly to Books I.—IV., they never make a single reference to Books V.—VII., though there was much opportunity for their doing so. For instance it seems peculiar that in all which is said about justice in Book VIII., there should be no allusion to the discussions of Book V., and that contemplation $(\theta \epsilon \omega \rho la)$ should be treated of in Book X., without any recapitulation of what was said of the nature of Philosophic Wisdom $(\sigma o \phi la)$ in Book VI. That the treatise on Pleasure could have been written as it stands at the beginning of Book X., if Aristotle had previously written that other treatise on the same subject for what was to form Book VII. of the same work, is utterly impossible."

I proceed to consider these three arguments in their order. Firstly, is it true that Aristotle "in summing up what he thought might be considered a complete ethical system omits any mention of the subjects dealt with in Books v.-VII."? The summary in question is to be found in X. 9 § 1: $d\rho$ οὖν εὶ περὶ τούτων [sc. εὐδαιμονίας] καὶ τῶν ἀρετῶν, ἔτι δὲ καὶ φιλίας καὶ ήδουης ίκανῶς εἴρηται τοῖς τύποις, κ.τ.λ. Cf. also x. 6 § 1. Grant assumes that the phrase περὶ τῶν ἀρετῶν represents the subject-matter of II.—IV. to the exclusion of that of V. VI.; whereas it is obvious that the phrase includes the subject-matter of V. $(\pi \epsilon \rho)$ $\delta i \kappa \alpha i \sigma \sigma \dot{\nu} \nu \eta \varsigma$ and VI. $(\pi \epsilon \rho)$ $\tau \hat{\omega} \nu$ διανοητικών ἀρετών) as well as that of II.—IV. $(\pi \epsilon \rho i \tau \hat{\omega} \nu)$ άλλων ἀρετῶν). Thus Aristotle has not "omitted any mention of the subjects dealt with" in V. VI. In fact, if the Nicomachean equivalent of V. VI. had not been written, surely Aristotle would have avoided, instinctively or deliberately, the assertion that the virtues had been adequately treated. true that there is no mention of the subject of VII.: but the omission is not one which need surprise us. These summaries enumerate, not all the matters discussed in the treatise (else why is τὸ ἐκούσιον omitted?), but only so many of them as bear directly upon the subject of cc. 6-8, in which the ανθρώπινου αγαθόν is determined more precisely than was

possible at the outset of the treatise. Now it is obvious that the theory of ἐγκράτεια and ἀκρασία, and that of ἡρωικὴ ἀρετή and θηριότης, are not directly connected with the subject of these chapters. Hence the silence of the two summaries is no proof that Aristotle had not written the equivalent of VII. I do indeed suspect, for reasons which I need not mention here, that Eudemus in the extant VII. treats this part of his subject at greater length than Aristotle had done, but this is a very different thing from saying that the corresponding Nicomachean book was never written. On the whole then the unqualified statement that 'the ἀρεταί have been adequately discussed' seems to me to indicate that Aristotle had already formulated his views about justice and the intellectual virtues: certainly it does not prove that he had not done so.

I pass on to speak of Grant's second argument. concluding books," he says, "never make a single reference to Books v.—vii." In particular he desiderates in VIII. some allusion to the theory of δικαιοσύνη, and in X. a recapitulation of what had been said about σοφία. But is he right in assuming that there are in VIII. IX. no allusions to the theory of justice? To say nothing of other passages in VIII. IX. which seem to show that Aristotle had made up his own mind about questions dealt with in V., such passages as N. E. VIII. 7 § 3 (οὐχ ὁμοίως δὲ τὸ ἴσον ἔν τε τοῖς δικαίοις καὶ ἐν τῆ φιλία φαίνεται έχειν έστι γάρ εν μεν τοις δικαίοις ίσον πρώτως το κατ' άξίαν, τὸ δὲ κατὰ ποσὸν δευτέρως, κ.τ.λ.) and ΙΧ. Ι § Ι (ἐν πάσαις δὲ ταῖς ἀνομοιοειδέσι φιλίαις τὸ ἀνάλογον ἐσάζει καὶ σώζει · την φιλίαν, καθάπερ είρηται [sc. VIII. 13 § 1], οίον καὶ εν τη πολιτική τῷ σκυτοτόμω ἀντὶ τῶν ὑποδημάτων ἀμοιβὴ γίνεται κατ' ἀξίαν, καὶ τῷ ὑφάντη καὶ τοῖς λοιποῖς) seem to show, not only that he had elaborated the theory of commercial justice, but also that it was already familiar to the reader. Again in Χ. 7 § I we read—ή τούτου [sc. τοῦ ἀρίστου, εἴτε νοῦς τοῦτο εἴτε άλλο τι δ δή κατά φύσιν δοκεί άρχειν, κ.τ.λ.] ενέργεια κατά την οικείαν άρετην είη αν ή τελεία ευδαιμονία, ότι δ' έστι θεωρητική, εἴρηται. Nowhere in the acknowledged Nicomachean books

has it been said that the evéryera of our noblest and best part is θεωρητική. Certainly not in I. 13 § 20 or I. 5 § 7, the passages quoted hesitatingly by Grant in his commentary, since I. 13 § 20 is a statement that some αρεταί are διανοητικαί, others $\eta \theta \iota \kappa a l$, whilst I. 5 § 7 is a purely anticipatory declaration, and anticipates, not the statement ὅτι ἡ τοῦ ἀρίστου ενέργεια κατά την οἰκείαν αρετήν θεωρητική εστιν, but the conclusion to which it leads us, that ή τελεία εὐδαιμονία is to be found in the $\theta \epsilon \omega \rho \eta \tau \iota \kappa \delta s$ Blos. The reference then is to the missing books, and it is obvious that the remark in question would naturally occur in the investigation of the διανοητικαὶ άρεταί. If it is asked how it is that we find no such remark in the extant VI., the reason is not far to seek. With Eudemus it is not $\theta \epsilon \omega \rho la$, but $\kappa a \lambda o \kappa a \gamma a \theta la$ which is the centre of the system: hence in the investigation of the intellectual virtues he has no occasion to say that ή τοῦ ἀρίστου ἐνέργεια κατὰ τὴν οἰκείαν ἀρετὴν θεωρητική ἐστιν, whilst it would be strange indeed if the author of the N. E. had neglected the opportunity of making a remark which has so important a bearing upon his main argument. In fact x. 7 § 1 seems to me to prove that Aristotle had already written the middle books of the Nicomachean treatise, and at the same time to indicate that N. E. VI. = E. E. V. is not one of them.

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Thirdly, Grant remarks that "the treatise on Pleasure could not have been written as it stands at the beginning of x, if Aristotle had previously written that other treatise on the same subject for what was to form Book VII. of the same work." This is of course perfectly true; it does not however prove that Aristotle had not written the middle portion of the N. E., but only that N. E. VII. =E. E. VI. differs in some respects from the corresponding (lost) Nicomachean book¹.

If then Grant fails to prove that, when Aristotle wrote the concluding books, he had not written the middle portion of the

¹ In fact here, as in some other places, Grant seems to confound the two distinct questions, 'Had Aristotle, when he wrote N. E. x., already written the middle portion of the treatise?' and 'Had Aristotle, when he wrote N. E. x., already written N. E. v. vi. vii. = E. E. iv. v. vi.?'

treatise, the presumption is, in the absence of evidence to the contrary, that Aristotle completed his account of the moral virtues, and discussed the intellectual virtues, before he proceeded to treat of friendship in VIII. IX., and to sum up the results of the whole treatise in X. If the theory of the intellectual virtues had been unimportant, we might have imagined Aristotle deferring it to a more convenient moment: but as it is, it is the very keystone of the system. It is noticeable that Grant, who endeavours to explain how Aristotle came to defer the consideration of justice, does not attempt to show why he set aside the consideration of the intellectual virtues, a far more important matter.

Finally, Grant asks "Did Aristotle himself ever fill up by his own writing the lacuna which he had left in his Ethics?" and he would answer this question in the negative, on the grounds that "the remarks on Retaliation in the Ethics [v. v. 6] have all the appearance of being a development and improvement of those in the *Politics*" [II. ii. 4], and that *Nic*. Eth. v. iii. 4 "discusses the Law of Distribution in States (though a purely political question) with additional refinements beyond what we find in the Politics." I am not prepared to allow that the doctrine of the passages cited from the Ethics is an advance upon that of the passages cited from the Politics: but even if it were so, Grant's point would not be proved; for, if, as he and I agree in supposing, V. VI. and VII. belong to the E. E., the appearance in these books of refinements upon the doctrines of the Politics does not prove that their Nicomachean equivalents were never written, but only that the Eudemian treatise was written at a later date. Finally, it must not be forgotten that Grant by his own confession is obliged to suppose that at least two references to the Ethics have been interpolated in the Politics.

In brief, I hold with Munro that v. vI. and vII. were written by Eudemus, and are related to a lost portion of the Nicomachean treatise in precisely the same way in which the rest of the E. E. is related to the rest of the N. E.

ΗΘΙΚΩΝ ΝΙΚΟΜΑΧΕΙΩΝ Ε.

ΗΘΙΚΩΝ ΝΙΚΟΜΑΧΕΙΩΝ Ε.

Περὶ δὲ δικαιοσύνης καὶ ἀδικίας σκεπτέον, περὶ ποίας τε τυγχάνουσιν οὖσαι πράξεις, καὶ ποία μεσότης ἐστὶν ^{§ 2} ἡ δικαιοσύνη, καὶ τὸ δίκαιον τίνων μέσον ἡ δὲ σκέψις ἡμῖν ἔστω κατὰ τὴν αὐτὴν μέθοδον τοῖς προειρημένοις.

§ 3 όρωμεν δη πάντας την τοιαύτην ἔξιν βουλομένους ς λέγειν δικαιοσύνην, ἀφ' ής πρακτικοὶ των δικαίων εἰσὶ καὶ ἀφ' ής δικαιοπραγούσι καὶ βούλονται τὰ δίκαια τὸν αὐτὸν δὲ τρόπον καὶ περὶ ἀδικίας, ἀφ' ής ἀδικοῦσι καὶ βούλονται τὰ ἄδικα. διὸ καὶ ήμῶν πρωτον ὡς ἐν 9 § 14 τύπω ὑποκείσθω ταῦτα. < οἱ δ' ἄνθρωποι ἐφ' ἑαυτοῖς 10 οἴονται εἶναι τὸ ἀδικεῖν, διὸ καὶ τὸ δίκαιον εἶναι ῥάδιον. τὸ δ' οὐκ ἔστιν συγγενέσθαι μὲν γὰρ τῆ τοῦ γείτονος καὶ πατάξαι τὸν πλησίον καὶ δοῦναι τῆ χειρὶ τὸ ἀργύριον ῥάδιον καὶ ἐπ' αὐτοῖς, ἀλλὰ τὸ ώδὶ ἔχοντας ταῦτα ποιεῖν 9 § 15 οὖτε ῥάδιον οὖτ' ἐπ' αὐτοῖς. ὁμοίως δὲ καὶ τὸ γνωναι 15 τὰ δίκαια καὶ τὰ ἄδικα οὐδὲν οἴονται σοφὸν εἶναι, ὅτι

ταῦτ' ἐστὶ τὰ δίκαια ἀλλ' ἢ κατὰ συμβεβηκός, ἀλλὰ πώς πραττόμενα καὶ πώς νεμόμενα δίκαια τοῦτο δὲ πλέον ἔργον ἢ τὰ ὑγιεινὰ εἰδέναι, ἐπεὶ κἀκεῖ μέλι καὶ οἶνον »

περὶ ὧν οἱ νόμοι λέγουσιν οὐ χαλεπὸν συνιέναι. άλλ' οὐ

πola] ποῖα H^a. 4 έστω] έστιν MbQ. 6 άφ' ής πρακτικοί 2 $\tau \epsilon$] om. K^b . 8 τον-άδικα] om. Kb. 10 ol δ'-ώδι.] 9 §§ 14-16 traieci. -dőiklas] om. Q. ανθρωποι] ανθρωπι Mb. ανθρωποι δέ Ha. 11 τὸ δίκαιον] om. MbQ. 12 τὸ] 14 ράδιον] ράου Ob. ραδίως Q. ωδί] τοῦτο Ob. 13 πατάξαι] πειτάξαι Q. ώs δεί pr. ObPb. 19 νεμόμενα] γενόμενα Η•ΚbMbQ. διαταῦτα] ταὐτό Kb. πλέον] πλείον Οb. νεμόμενα Οb. δίκαια] om. MbQ. 20 μέλι] μέν Kb. olvov] olvos Q.

[NICOMACHEAN] ETHICS V.

In regard to δικαιοσύνη and ἀδικία we have to inquire (1) what sort of actions they are concerned with, (2) in what sense δικαιοσύνη is a μεσότης, and (3) what the extremes are between which τὸ δίκαιον lies: and our inquiry shall be conducted in the same way as our previous investigations.

Now [firstly] we see that all men understand by δικαιοσύνη the έξις which makes men πρακτικοί των δικαίων,—that is to say which makes them δικαιοπραγείν καὶ βούλεσθαι τὰ δίκαια; and in the same way by ἀδικία, the εξις which makes men άδικεῖν καὶ βούλεσθαι τὰ ἄδικα. Wherefore we may ourselves begin by assuming this to be roughly true. [Secondly] men conceive that $\tau \delta$ $a\delta \iota \kappa \epsilon \hat{\imath} \nu$ rests with themselves, and therefore that to be δίκαιος is easy: but this is not the case; for though it is easy and rests with ourselves to lie with another's wife, to strike our neighbour, and to give away our money, it is not easy nor does it rest with ourselves to do these things in a given exis. [Thirdly] men assume in like manner that it requires no special wisdom to discriminate things δίκαια and things abuna, because it is not difficult to apprehend such matters as are provided for by the laws: but it is only κατά συμβεβηκός that actions prescribed by law are identical with τὰ δίκαια; to be δίκαια, actions must be done and distributions must be made in a particular manner, and the knowledge required thereto is more difficult of attainment than the knowledge of what is salutary; whilst even in matters of health, though it is easy to know what honey, wine, hellebore, the

καὶ ἐλλέβορον καὶ καῦσιν καὶ τομὴν εἰδέναι ῥάδιον, ἀλλὰ πως δεί νείμαι πρὸς ὑγίειαν καὶ τίνι καὶ πότε, τοσοῦτον ο § 16 έργον όσον ἰατρὸν είναι. δι' αὐτὸ δὲ τοῦτο καὶ τοῦ δικαίου οἴονται εἶναι οὐθὲν ήττον τὸ ἀδικεῖν, ὅτι οὐθὲν ήττον ὁ δίκαιος ἀλλὰ καὶ μᾶλλον δύναιτ' αν ἔκαστον 5 πράξαι τούτων, καὶ γὰρ συγγενέσθαι γυναικὶ καὶ πατάξαι, καὶ ὁ ἀνδρεῖος τὴν ἀσπίδα ἀφεῖναι καὶ στραφεὶς ἐφὸ όποτεραοῦν τρέχειν. ἀλλὰ τὸ δειλαίνειν καὶ τὸ ἀδικεῖν ού τὸ ταῦτα ποιεῖν ἐστί, πλην κατὰ συμβεβηκός, ἀλλὰ τὸ ώδὶ ἔχοντα ταῦτα ποιεῖν, ὤσπερ καὶ τὸ ἰατρεύειν καὶ 10 τὸ ὑγιάζειν οὐ τὸ τέμνειν ἢ μὴ τέμνειν ἢ φαρμακεύειν ἢ ι § 4 μη φαρμακεύειν έστίν, άλλα το ώδί. > οὐδε γαρ τον αὐτον έχει τρόπον ἐπί τε τῶν ἐπιστημῶν καὶ δυνάμεων καὶ ἐπὶ των έξεων δύναμις μεν γαρ καὶ έπιστήμη δοκεί των έναντίων ή αὐτη είναι, εξις δ' ή εναντία τῶν εναντίων οὐ οίον 15 α τὸ τῆς ὑγιείας οὐ πράττεται τὰ ἐναντία, ἀλλὰ τὰ ὑγιεινὰ μόνον λέγομεν γαρ ύγιεινως βαδίζειν, όταν βαδίζη ως αν ό § 5 ύγιαίνων. πολλάκις μεν ουν γνωρίζεται ή εναντία εξις από της έναντίας, πολλάκις δε αί έξεις από των ύποκειμένων έάν τε γὰρ ἡ εὐεξία ἢ φανερά, καὶ ἡ καχεξία φανερὰ 20 γίνεται, καὶ ἐκ τῶν εὐεκτικῶν ἡ εὐεξία καὶ ἐκ ταύτης τὰ εὐεκτικά εἰ γάρ ἐστιν ἡ εὐεξία πυκνότης σαρκός, ἀνάγκη καὶ τὴν καχεξίαν εἶναι μανότητα σαρκὸς καὶ τὸ εὐεκτικὸν § 6 τὸ ποιητικὸν πυκνότητος ἐν σαρκί. ἀκολουθεῖ δ' ώς ἐπὶ τὸ πολύ, ἐὰν θάτερα πλεοναχῶς λέγηται, καὶ θάτερα πλεο- 25

¹ έλλέβορον] έλέβορον Η•ΚbLbMbQOb. 2 veîµai] elvai Kb. ύγίειαν] ύγείαν Hª. πότε] πότερον H^a. 3 <math>laτρον Ilaτρον K^b. δι' αὐτὸ] διὰ ταὐτὸ Κ. 4 ότι οὐθὲν] ότι οὐχ KbPb. 8 τὸ post καὶ] om. KbLbPb. 10 ώδὶ] **ὧδ**ε ποιείν] om. MbQ. 11 η μη τέμνειν] om. Nb. KbPb. ή μη φαρμακεύειν] om. O^b . 12 οὐδέ] οὔτε K^b . οὐ M^bQ . 1 οὔ] δ΄ οῦ P^b . 16 ἀπὸ—πράττεται] ἡ αὐτὴ εἶναι M^bQ . 15 ἐναντία] αὐτὴ Hª. άπδ] ύπδ Pb. 17 ὑγιεινῶς] τὸ ὑγιεινῶς M^bQ . \dot{o}] om. M^bQ . 20 εὐεξία] εὐξία O^b . εὐδοξία Q. 21 εὐεξία] εὐξία Ob. καὶ-εὐεκτικά] om. MbQ. εὐεκτικῶν εὐεκτικῶν L^b . 23 εἶναι μανότητα σαρκὸς μανότητα σαρκὸς εἶναι M^b . 24 τὸ ante ποιητικόν] om. HaMbQ. 25 θάτερα] θάτερον Ha. θάτερον Η ..

cautery, and the use of the knife are, to know how, for whom, and when, we should apply them with a view to health is no less an undertaking than it is to be a physician. [Fourthly] on the principle stated above, men assume that the δίκαιος can άδικεῖν as easily as δικαιοπραγεῖν, because he can do any particular ἄδικον as easily as any particular δίκαιου, if not more easily, -for example, lie with a woman, or strike a blow,-and the brave man can let go his shield and take to flight in this direction or in that; but δειλαίνειν and αδικείν consist, not in doing these things (except κατά συμβεβηκός), but in doing these things in a particular έξις, just as the practice of medicine or healing consists, not in using or not using the knife, in exhibiting or not exhibiting medicines, but in adopting either course on particular [i.e. scientific] grounds. The fact is that sciences and faculties differ from exers: for a faculty or a science is admitted to be the same for contraries, but one of two contrary Exers does not deal with the matter of the other; for example, unhealthy things cannot be done with a healthy exist but only healthy things, for we say a man walks healthily, when he walks as a healthy man would.

Hence [as a faculty or a science is the same for contraries, though a this is not,] sometimes one of two contrary this is known from the other, and sometimes the the stress are known from things which are appropriate to them: for example, if we know what good condition of body is, we hence know also what bad condition of body is, and from things appropriate to good condition we know what good condition is, and from good condition, what are things appropriate to it; thus if good condition is firmness of flesh, bad condition must be flabbiness of flesh, and that which is appropriate to good condition that which produces firmness in flesh And it follows in general that if one of the correlatives is used in several senses, the other is used in several senses

ναχῶς λέγεσθαι, οἷον εἰ τὸ δίκαιον, καὶ τὸ ἄδικον καὶ ἡ \$7 ἀδικία. ἔοικε δὲ πλεοναχῶς λέγεσθαι ἡ δικαιοσύνη καὶ ἡ ἀδικία, ἀλλὰ διὰ τὸ σύνεγγυς εἶναι τὴν ὁμωνυμίαν αὐτῶν λανθάνει καὶ οὐχ ὥσπερ ἐπὶ τῶν πόρρω δήλη μᾶλλον ἡ γὰρ διαφορὰ πολλὴ ἡ κατὰ τὴν ἰδέαν, οἷον ὅτι καλεῖται 5 κλεὶς ὁμωνύμως ἢ τε ὑπὸ τὸν αὐχένα τῶν ζώων καὶ ἡ τὰς \$8 θύρας κλείουσιν. εἰλήφθω δὴ ὁ ἄδικος ποσαχῶς λέγεται. δοκεῖ δὲ ὅ τε παράνομος ἄδικος εἶναι καὶ ὁ πλεονέκτης [καὶ ὁ ἄνισος]. ὥστε δῆλον ὅτι καὶ ὁ δίκαιος ἔσται ὅ τε νόμιμος καὶ ὁ ἴσος. τὸ μὲν δίκαιον ἄρα τὸ νόμιμον καὶ τὸ ιο ἴσον, τὸ δ᾽ ἄδικον τὸ παράνομον καὶ τὸ ἄνισον.

§ 9 ἐπεὶ δὲ καὶ πλεονέκτης ὁ ἄδικος, περὶ τὰγαθὰ ἔσται, οὐ πάντα, ἀλλὰ περὶ ὅσα εὐτυχία καὶ ἀτυχία, α ἐστὶ μὲν ἀπλῶς ἀεὶ ἀγαθά, τινὶ δ' οὐκ ἀεί (οἱ δ' ἄνθρωποι ταῦτα εὖχονται καὶ διώκουσιν δεῖ δ' οὖ, ἀλλ' εὖχεσθαι μὲν τὰ ιξ ἀπλῶς ἀγαθὰ καὶ αὑτοῖς ἀγαθὰ εἶναι, αἱρεῖσθαι δὲ τὰ 9 § 17 αὑτοῖς ἀγαθά) < ἔστι δὲ τὰ δίκαια ἐν τούτοις οἶς μέτεστι τῶν ἀπλῶς ἀγαθῶν, ἔχουσι δ' ὑπερβολὴν καὶ ἔλλειψιν τοῖς μὲν γὰρ οὐκ ἔστιν ὑπερβολὴ αὐτῶν, οἷον ἴσως τοῖς θεοῖς, τοῖς δ' οὐθὲν μόριον ἀφέλιμον, τοῖς ἀνιάτως κακοῖς, 20 ἀλλὰ πάντα βλάπτει, τοῖς δὲ μέχρι του διὰ τοῦτ' ἀνθρώ-1 § 10 πινόν ἐστιν. > ὁ δ' ἄδικος οὐκ ἀεὶ τὸ πλέον αἱρεῖται, ἀλλὰ καὶ τὸ ἔλαττον ἐπὶ τῶν ἀπλῶς κακῶν' ἀλλ' ὅτι δοκεῖ

r el] el kal Hª. δίκαιον και τὸ άδικον και ἡ άδικία] Lb. άδικον και ἡ άδικία K^bP^b . δίκαιον καὶ τὸ άδικον $H^aM^bQN^bO^b$ Bekker. 2 δικαιοσύνη καὶ ἡ άδικία] 3 σύνεγγυς] σύνδικαιοσύνη και άδικία Pb. άδικία και ή δικαιοσύνη MbQ. εγκυς Nb. 4 λανθάνει] λανθάνειν MbQ. 5 ή ante κατά] om. Lb. 6 khels] kheîs KbLb. όμωνύμως] όμώνυμος Kb. 8 δè] τε Ob. 9 ὁ ἄνισος] ἄδικος Kb. 10 6 ante los] om. Kb. μέν] om. Lb. 11 δ'] om. Kb. 12 δέ] γάρ HaNb. καί] om. KbMbQObPb. καl περl Pb. τάγαθά] τάγαθά δὲ Η*. έσται, οὐ πάντα] οὐ πάντα έσται P^b . οὐ πάντα (omisso έσται) K^b . 13 εὐτυχία καὶ ἀτυχία] εὐτυχίαι καὶ 17 ξστι—έστιν] 9 § 17 traieci. 18 άπλως] άπλων Ha. δ' post έχουσι] δε και $H^aM^bQN^bP^b$. και έλλειψω έν τούτοις και έλλειψω HaMbQNbPb Bekker. και έλλειψιν έν τούτοις Ob. 19 oůk] om. Kb. dridτωs] ante $\theta \in \hat{ois}$] om. H^aM^bQ . 20 $\hat{\omega} \phi \in \lambda(\mu \omega)$ $\hat{\omega} \phi \in \lambda(\mu \omega)$ of ω $\hat{\omega} \phi \in \lambda(\mu \omega)$ of ω Kb. ανιάτοις Ha. ανιάτοις και LbMbQNbObPb. 21 πάντα βλάπτει] βλάπτει πάντα O^b . 23 άλλά] om. M^bQ . άπλῶς] ἀπλῶν H^a .

also: for example, if τὸ δίκαιου, then also τὸ ἄδικου and ή άδικία. Now it appears that the terms δικαιοσύνη and άδικία are used in several senses, but their equivocation escapes detection in consequence of the close connection of their equivocal uses, whereas in the case of things widely different equivocation is comparatively obvious: thus the difference is considerable if it is one of shape; for example, the equivocal use of the word khels for the bone beneath the neck in animals and for the instrument with which we lock our doors. We have then to ascertain in how many senses we speak of ὁ ἄδικος. Now it is generally assumed that the term αδικος is applicable both to the violator of law (παράνομος) and to the grasping man (πλεονέκτης). Hence it is plain that the term δίκαιος will apply both to the law-fearing man (νόμιμος) and to the equal man (ἴσος). Τὸ δίκαιον then includes τὸ νόμιμον and τὸ ἴσον, and τὸ ἄδικον, τὸ παράνομον and τὸ ἄνισον.

And since the άδικος may be πλεονέκτης, he will be so in respect of goods; not all goods, but those on which good fortune and bad fortune depend, which goods, though always good άπλώς, are not always so τινί;—([not seeing this] men pray for these goods and seek them; whereas they should rather pray that τὰ ἀπλῶς ἀγαθά may be good for them, and choose those things which are good for them:)-and δίκαια of this sort subsist among those who participate in τὰ ἀπλῶς ἀγαθά and can have too much or too little of them: for there are those who cannot have too much of them, (I mean of course the gods,) and those, (that is to say the incurably bad,) who cannot derive benefit from any share [however small], all goods being harmful to them, and again those to whom such goods are beneficial within limits: wherefore the sphere of τὸ δίκαιον is human society. But the abinos does not always choose the larger share; in the case of τὰ ἀπλῶς κακά he chooses the less: nevertheless

καὶ τὸ μεῖον κακὸν ἀγαθόν πως εἶναι, τοῦ δ' ἀγαθοῦ ἐστὶν § 11 ἡ πλεονεξία, διὰ τοῦτο δοκεῖ πλεονέκτης εἶναι. ἔστι δ' ἄνισος τοῦτο γὰρ περιέχει καὶ κοινόν. καὶ παράνομος τοῦτο γὰρ [ἡ παρανομία ἤτοι ἡ ἀνισότης] περιέχει πᾶσαν ἀδικίαν καὶ κοινόν ἐστι πάσης ἀδικίας.

έπεὶ δ' ὁ παράνομος ἄδικος ην ὁ δὲ νόμιμος δίκαιος, δήλον ὅτι πάντα τὰ νόμιμά ἐστί πως δίκαια τά τε γαρ ώρισμένα ύπὸ τῆς νομοθετικῆς νόμιμά ἐστι, καὶ § 13 εκαστον τούτων δίκαιον είναι φαμεν. οι δε νόμοι άγορεύουσι περὶ ἀπάντων, στοχαζόμενοι ή τοῦ κοινή συμ-10 φέροντος πασιν, [ή τοις αρίστοις] ή τοις κυρίοις ή κατ' άρετὴν ἡ κατ' ἄλλον τινὰ τρόπον τοιοῦτον. ὧστε ενα μέν τρόπον δίκαια λέγομεν τὰ ποιητικά καὶ φυλακτικά εὐδαιμονίας καὶ τῶν μορίων αὐτῆς τῆ πολιτικῆ § 14 κοινωνία προστάττει δ' ο νόμος καὶ τὰ τοῦ ἀνδρείου 15 έργα ποιείν, οίον μη λείπειν την τάξιν μηδε φεύγειν μηδε ρίπτειν τὰ οπλα, καὶ τὰ τοῦ σώφρονος, οἷον μή μοιχεύειν μηδ' ύβρίζειν, καὶ τὰ τοῦ πράου, οξον μὴ τύπτειν μηδέ κακηγορείν, όμοίως δέ καὶ τὰ κατὰ τὰς ἄλλας ἀρετὰς καὶ μοχθηρίας, τὰ μὲν κελεύων τὰ δ' ἀπαγορεύων, ὀρθώς 20 § 15 μεν ο κείμενος ορθώς, χείρον δ' ο άπεσχεδιασμένος. αυτη μεν οὖν ή δικαιοσύνη ἀρετή μέν ἐστι τελεία, ἀλλ' οὖχ άπλως άλλὰ πρὸς ἔτερον. καὶ διὰ τοῦτο πολλάκις κρατίστη των άρετων είναι δοκεί ή δικαιοσύνη, και ούθ εσπερος ούθ έφος ούτω θαυμαστός καὶ παροιμιαζόμενοί φαμεν 25

I μείον] μη ΚbPbLb. τοῦ-εἶναι] om. Lb. έστίν] om. Ob. 2 πλεο-3 και παράνομος-άδικίας] om. Kb Bekker. νεξία] πλεονξία Ob. 4 ἡ post ἥτοι] om. M^bQO^b. 7 πάντα τὰ νόμιμα] πάντα νόμιμα (omisso τὰ) N^b. ἐστί] ἔσται M^bQ. νομος] παράνομον Ha. τὰ νόμιμα πάντα Ha. 11 ħ ante κατ' άρετην] om. KbLb Bekker. τά τε] ταῦτα MbQ. 14 εὐδαιμονίας] τῆς εὐδαιμονίας άρετην] om. Kb. 13 δίκαια] δίκαια μέν Q. Ob Bekker. 16 λείπειν] λιπεῖν KbLbMbQPb. 17 τὰ τοῦ σώφρονος] ἄ τοῦ σώ-19 κακηγορείν] κατηγορείν MbQOb. και τὰ κατὰ] Lb. και $\phi \rho o \nu o s H^a$. τα Nb. και κατά HaKbMbQObPb Bekker. äλλas] om. Pb. 20 ὀρθῶς 21 $\chi \epsilon \hat{\imath} \rho o \nu$] $\chi \epsilon l \rho \omega \nu$ L^bM^bQ. αΰτη] ταύτηι KbPb. ante $\mu \hat{\epsilon} \nu$] $\dot{o} \rho \theta \hat{o} s$ M^bQ. 23 άλλὰ post ἀπλῶs] suprascr. Lb. 25 έψοs] έω Nb. οῦτω θαυμαστός] οῦτε καί] διό καί LbMbQ. παροιμιαζύμενοι] παρωιμιαζόμενοι Ν . θαυμαστών Nb.

because the lesser evil is admitted to be in a manner a good, and $\pi \lambda \epsilon o \nu \epsilon \xi l a$ is concerned with what is good, the $\ddot{\alpha} \delta \iota \kappa o s$ who so acts is therefore thought to be $\pi \lambda \epsilon o \nu \dot{\epsilon} \kappa \tau \eta s$. And he is $\ddot{\alpha} \nu \iota \sigma o s$; for this is a comprehensive term which includes $\pi \lambda \epsilon o \nu \epsilon \xi i a$. Further he is $\pi a \rho \dot{\alpha} \nu o \mu o s$; for this is a term which includes all $\ddot{\alpha} \delta \iota \kappa l a$ and applies to it without exception.

And since the $\pi a \rho \dot{a} \nu o \mu o \varsigma$ is, as we have said, $\ddot{a} \delta \iota \kappa o \varsigma$, and the νόμιμος, δίκαιος, it is plain that all νόμιμα are in a sense δίκαια; for νόμιμα are the determinations of νομοθετική, and we acknowledge that each of the determinations of νομοθετική is δίκαιον. Now the laws pronounce upon all subjects, endeavouring to hit either that which is for the common interest of all, or that which is for the interest of the governing class whether its position is determined by merit or in some other similar way. Hence in one sense we call things bikaia which produce and secure happiness or the parts of happiness for the political community. But the law also enjoins conduct characteristic of the brave man,—for example, not to desert one's post, not to run away, not to throw away one's arms,—conduct characteristic of the temperate man,—for example, not to commit adultery, not to assault with violence,—conduct characteristic of the gentle man,-for example, not to strike, not to speak evil,and similarly with the other virtues and vices, enjoining some things and forbidding others, the rightly established law doing this rightly, and the extemporized law with less propriety.

Hence this sort of δικαιοσύνη is perfect virtue, yet perfect virtue not ἀπλῶς but in relation to one's neighbour. And for this reason δικαιοσύνη is often thought to be the best of the virtues; neither the evening nor the morning star, it is thought, is so wonderful: indeed we use the proverb.

έν δὲ δικαιοσύνη συλλήβδην πασ' αρετή ένι. < τελεία δ' έστιν > άρετη ότι της τελείας άρετης χρησίς έστι, < καὶ τελεία μάλιστα > ὅτι ὁ ἔχων αὐτὴν καὶ πρὸς έτερον δύναται τῆ ἀρετῆ χρῆσθαι, ἀλλ' οὐ μόνον καθ' αύτόν πολλοί γαρ εν μεν τοις οικείοις τη αρετή δύνανται 5 § 16 χρησθαι, εν δε τοις πρός ετερον αδυνατούσιν. και δια τοῦτο εὖ δοκεῖ ἔχειν τὸ τοῦ Βίαντος, ὅτι ἀρχὴ ἄνδρα δείξει* § 17 πρὸς ἔτερον γὰρ καὶ ἐν κοινωνία ήδη ὁ ἄρχων. διὰ δὲ τὸ αὐτὸ τοῦτο καὶ ἀλλότριον ἀγαθὸν δοκεῖ εἶναι ἡ δικαιοσύνη μόνη των ἀρετων, ότι πρὸς ἔτερόν ἐστιν ἄλλφ γὰρ τὰ 10 § 18 συμφέροντα πράττει, ή ἄρχοντι ή κοινωνώ. κάκιστος μέν οὖν ὁ καὶ πρὸς αύτὸν καὶ πρὸς τοὺς φίλους χρώμενος τῆ μοχθηρία, άριστος δ' οὐχ ὁ πρὸς αὐτὸν τῆ ἀρετῆ ἀλλ' ὁ § 19 προς έτερον τοῦτο γὰρ έργον χαλεπόν. αὕτη μέν οὖν ή δικαιοσύνη οὐ μέρος ἀρετής ἀλλ' ὅλη ἀρετή ἐστιν, οὐδ' ἡ 15 § 20 εναντία άδικία μέρος κακίας άλλ' όλη κακία. τί δε διαφέρει ή άρετη καὶ ή δικαιοσύνη αὖτη, δηλον ἐκ τῶν εἰρημένων έστι μεν γάρ ή αὐτή, τὸ δ' είναι οὐ τὸ αὐτό, ἀλλ' η μέν προς έτερον, δικαιοσύνη, ή δε τοιάδε έξις άπλως, άρετή.

2 ζητοῦμεν δέ γε τὴν ἐν μέρει ἀρετῆς δικαιοσύνην ἔστι γάρ τις, ὧς φαμεν. ὁμοίως δὲ καὶ περὶ ἀδικίας τῆς κατὰ μέν γὰρ τὰς ἄλλας μοχθηρίας ὁ ἐνεργῶν ἀδικεῖ μέν, πλεονεκτεῖ δ' οὐδέν, οἷον

¹ δέ] om. MbQ. συλλήβδην] συλήβδην Nb. ἔνι] ἐστι ΜοQ. 2, 3 τελεία τελεία δ' έστιν] τελεία δ' έστιν et και τελεία μάλιστα] e coni. transposui. δ' άρετή έστιν H^a . άρετή δὲ τελεία έστιν M^bQ . 3 και τελεία] και τέλος Ha. őτι ante δ] om. Kb. πρός] πρό Nb. 5 τη άρετη δύνανται] δύνανται τη 6 χρησθαι] χρησθαι άλλ' ου μόνον καθ' αυτόν Μο. άρετη Ob. 7 ἀρχὴ] άνδρα] τὸν ἄνδρα Ν^bΟ^bPb. aρχα LbMbQNbOb. 8 πρός] πρός διά δὲ τὸ αὐτὸ] διὰ τὸ αὐτὸ δὲ M^bQ . $\pi \rho \delta s$ Lb. 12 πρός ante τούς] om. MbQ. 13 αὐτὸν] αὐτὸν μόνον H2. άλλ' δ] άλλὰ Κ^bLbMbQPb Bekker. 15 $d\lambda\lambda'$] $d\lambda\lambda\dot{a}$ kal M^bQ . 16 áðikla] kakla Kb. κακία] άδικία Kb. τί δὲ] τῖ Νυ. 17 αΰτη] αὐτὴ Kb. om. Ob. 19 ή μέν] Q. ἡ μὲν ceteri. δικαιοσύνη] ή δικαιοσύνη HaKbLbNbPb. गै δè] ή δè HaKbLbObPb. 21 $\gamma \epsilon$] om. MbQ. 22 δè] om. Lb. άδικίας] της άδικίας Ob. $\tau \hat{\eta}$ s] om. M^bQ. 24 $\dot{\theta}$ ante $\dot{\epsilon} \nu \epsilon \rho \gamma \hat{\omega} \nu$] om. K^b.

'and in δικαιοσύνη all virtue is contained comprehensively.' And it is perfect virtue because it is the practice of perfect virtue—and perfect in a special sense because he who possesses it can practise his virtue towards another and not merely in himself: for there are many who can practise their virtue in their personal affairs, but are unable to do so in their relations to another. And for this reason the saying of Bias is generally approved, that 'office will show a man,' because the officer is ex hypothesi in relation to others and a member of a community. And it is for this same reason too, viz. because it implies relations with another, that δικαιοσύνη alone of the virtues is thought to be the good of others, as it does what is to the advantage of another, that other being either a ruler or an associate. Hence the worst man is one who practises his vice in relation to himself and in relation to his friends and not merely in relation to his neighbour, and the best is not one who practises his virtue in relation to himself but one who practises it in relation to another: for this is a work of difficulty. This sort of δικαιοσύνη then is not a part of virtue but universal virtue, and the contrary abinia is not a part of vice but universal vice. How virtue and this sort of δικαιοσύιη differ, is plain from what has been said: for though they are the same, their elval is not the same, the Exis viewed in relation to another being δικαιοσύνη, but viewed $\hat{a}\pi\lambda\hat{\omega}_{S}$ as a certain έξις, virtue.

What we have to investigate is the δικαιοσύνη which is a part of virtue;—that there is such a δικαιοσύνη, we assume;—and in like manner particular ἀδικία. Of the existence of particular ἀδικία, we have the following evidence: one who exhibits the other vices in action ἀδικεῖ μὲν πλεον-εκτεῖ δ' οὐδέν; for example, one who throws away his shield

ό ρίψας την ἀσπίδα διὰ δειλίαν ή κακῶς εἰπὼν διὰ χαλεπότητα ή οὐ βοηθήσας χρήμασι δι' ἀνελευθερίαν ὅταν δὲ πλεονεκτή, πολλάκις κατ' οὐδεμίαν τῶν τοιούτων, ἀλλὰ μὴν οὐδὲ κατὰ πάσας, κατὰ πονηρίαν δέ γε τινά (ψέγομεν γάρ) § 3 καὶ κατ' ἀδικίαν. ἔστιν ἄρα γε ἄλλη τις ἀδικία ώς μέρος 5 της όλης, καὶ άδικόν τι ἐν μέρει τοῦ όλου άδίκου τοῦ παρὰ § 4 τὸν νόμον. ἔτι εἰ ὁ μὲν τοῦ κερδαίνειν ἔνεκα μοιχεύει καὶ προσλαμβάνων, ὁ δὲ προστιθεὶς καὶ ζημιούμενος δι' ἐπιθυμίαν, ούτος μεν ακόλαστος δόξειεν αν είναι μαλλον ή πλεονέκτης, έκεινος δ' άδικος, ακόλαστος δ' ού δήλον άρα 10 § 5 ότι δια τὸ κερδαίνειν. ἔτι περὶ μὲν τἄλλα πάντα ἀδικήματα γίνεται ή έπαναφορά έπί τινα μοχθηρίαν ἀεί, οἷον εἰ έμοίχευσεν, έπ' ακολασίαν, εί έγκατελιπε τον παραστάτην, έπι δειλίαν, ει έπαταξεν, έπ' οργήν ει δ' έκερδανεν, έπ' § 6 οὐδεμίαν μοχθηρίαν ἀλλ' ἢ ἐπ' ἀδικίαν. ὤστε φανερὸν 15 ότι έστι τις άδικία παρά την όλην άλλη έν μέρει, συνώνυμος, ότι ὁ ὁρισμὸς ἐν τῷ αὐτῷ γένει, ἄμφω γὰρ ἐν τῷ προς έτερον έχουσι την δύναμιν, άλλ' ή μεν περί τιμην ή χρήματα ή σωτηρίαν ή εί τινι έχοιμεν ένὶ ονόματι περιλαβείν ταῦτα πάντα, καὶ δι' ήδονὴν τὴν ἀπὸ τοῦ κέρδους, ή 20 δὲ περὶ ἄπαντα περὶ ὄσα ὁ σπουδαίος.

§ 7 οτι μεν οὖν εἰσὶ δικαιοσύναι πλείους, καὶ ὅτι ἔστι τις καὶ ετέρα παρὰ τὴν ὅλην ἀρετήν, δῆλον τίς δὲ καὶ ποία τις,
 § 8 ληπτέον. διώρισται δὴ τὸ ἄδικον τό τε παράνομον καὶ τὸ

I o ante $\rho(\psi as)$ om. MbQ. η κακώς] η ο κακώς HaNbPb. 3 άλλά μην 4 ψέγομεν γάρ] om. Ha. ψεγομένην MbQ. οὐδὲ] αλλὰ μὴν αλλ' οὐδὲ M^bQ . 5 ἀδικίαν] ἀδικίαν ψεγόμενος H^a . ἄρα $\gamma \epsilon$] ἀρα $\gamma \epsilon$ P^b . ἀρά $\gamma \epsilon$ N^b . ἄρα (omisso $\gamma \epsilon) \ O^b, \quad \gamma \dot{a} \rho \ K^b, \qquad \textrm{\'a} \lambda \lambda \eta \ \tau \iota s \ \textrm{\'a} \lambda \lambda \eta \ M^b Q O^b, \qquad \textrm{\'u\'e} \rho o s \ \tau \iota \ L^b M^b Q N^b O^b P^b.$ 7 ἔτι] ὅτι Κb. ἔτι δὲ Ob. μοιχεύει] μοιχεύοι Nb. 8 προσλαμβάνων] Kb. προσλαμβάνει $H^aL^bM^bQ$. προσλαμβάνοι $N^bO^bP^b$. 9 δόξειεν ἄν εἶναι μᾶλλον] δόξειεν ἄν μᾶλλον εἶναι O^b . μᾶλλον δόξειεν εἶναι P^b . μᾶλλον δόξει εἶναι K^b . 13 έγκατέλιπε] έγκατέλειπε Mb. έγκατέλοιπε Pb. 14 έπαταξεν] δ' έπαταξεν 17 6] om. MbQ. HaKbLbNbObO. 18 ή χρήματα] ή και χρήματα L^bM^bQ. kal $\chi \rho \eta \mu a \tau a O^b$. 19 $\eta \sigma \omega \tau \eta \rho la \nu$] kal $\sigma \omega \tau \eta \rho la \nu$ M^bQ. om. Ob. 21 $\pi\epsilon\rho$ l $\tilde{a}\pi$ aντα] $\pi\epsilon\rho$ l π άντα K^bP^b . om. M^bQ . 22 δικαιοσύναι] al δικαιοσύναι KbPb. έστι om. Ub. 23 και ante έτέρα] om. Ob. Tis] om. Ha. ποία] ποία Q. οποία Ha. οποιά Nb. οποία Bekker. 24 δή] δὲ $II^aK^bM^bQ$. $au\epsilon$] om. M^bQ .

through cowardice, or speaks evil through illnature, or refuses pecuniary aid through illiberality; but when a man $\pi \lambda \epsilon o \nu \epsilon \kappa \tau \hat{\eta}$, it often happens that he exhibits none of these, certainly not all, but yet a sort of vice, (for we censure him.) which vice is called αδικία. Hence there is besides universal ἀδικία another sort of ἀδικία which is a part of universal abinia, and an abinov which is a part of the universal ἄδικον which consists in the violation of law. Further if one man commits adultery with a view to gain and earns money by it, and another from desire at his own cost and to his own loss, the latter would appear to be intemperate rather than πλεονέκτης, the former άδικος but not intemperate: thus it is plain that gain is the motive of particular αδικία. Again in the case of all other αδικήματα there is always the further reference to some particular depravity; for example, if a man commits adultery, to intemperance, if he abandons his comrade, to cowardice, if he strikes another, to anger, but if a man derives gain unjustly, to no particular depravity besides ἀδικία. Hence it is plain that besides universal αδικία there is another sort of αδικία which is particular, συνώνυμος with the former because the definition has the same genus, both being occupied with a man's relations to his neighbour, but whereas the one is concerned with honour or property or safety or that, by whatever name we may call it, which comprehends all these, and is actuated by the pleasure derived from gain, the other is concerned with everything with which the virtuous man is concerned.

Thus it is plain that there are more kinds of δικαιοσύνη than one, and that there is another kind of δικαιοσύνη besides the universal virtue so called: we must now ascertain the genus and the differentia of particular δικαιοσύνη.

Now two kinds of ἄδικον have been distinguished, viz. τὸ παράνομον and τὸ ἄνισον, and two kinds of δίκαιον, viz. τὸ

ἄνισον, τὸ δὲ δίκαιον τό τε νόμιμον καὶ τὸ ἴσον. κατὰ μὲν οὖν τὸ παράνομον ἡ πρότερον εἰρημένη ἀδικία ἐστίν.
§ 9 ἐπεὶ δὲ τὸ ἄνισον καὶ τὸ παράνομον οὐ ταὐτὸν ἀλλ' ἔτερον ώς μέρος καὶ ὅλον (τὸ μὲν γὰρ ἄνισον ἄπαν παράνομον, τὸ δὲ παράνομον οὐχ ἄπαν ἄνισον), καὶ τὸ ἄδικον καὶ ἡ 5 ἀδικία οὐ ταὐτὰ ἀλλ' ἔτερα ἐκείνων, τὰ μὲν ὡς μέρη τὰ δ' ὡς ὅλα, (μέρος γὰρ αὖτη ἡ ἀδικία τῆς ὅλης ἀδικίας, ὁμοίως δὲ καὶ ἡ δικαιοσύνη τῆς δικαιοσύνης,)—ωστε περὶ τῆς ἐν μέρει δικαιοσύνης καὶ περὶ τῆς ἐν μέρει ἀδικίας
§ 10 λεκτέον, καὶ τοῦ δικαίου καὶ τοῦ ἀδίκου ώσαύτως. ἡ μὲν 10 οὖν κατὰ τὴν ὅλην ἀρετὴν τεταγμένη δικαιοσύνη καὶ ἀδικία, ἡ μὲν τῆς ὅλης ἀρετῆς οὖσα χρῆσις πρὸς ἄλλον, ἡ δὲ τῆς κακίας, ἀφείσθω. καὶ τὸ δίκαιον δὲ καὶ τὸ ἄδικον

πολλά των νομίμων τὰ ἀπὸ τῆς ὅλης ἀρετῆς πραττόμενά 15 ἐστιν καθ ἐκάστην γὰρ ἀρετῆν προστάττει ζῆν καὶ καθ \$ 11 ἐκάστην μοχθηρίαν κωλύει ὁ νόμος 1τὰ δὲ ποιητικὰ τῆς ὅλης ἀρετῆς ἐστὶ των νομίμων ὅσα νενομοθέτηται περὶ παιδείαν τὴν πρὸς τὸ κοινόν. περὶ δὲ τῆς καθ ἔκαστον παιδείας, καθ ἣν ἀπλως ἀνὴρ ἀγαθός ἔστι, πότερον τῆς 20 πολιτικῆς ἐστὶν ἢ ἑτέρας, ὕστερον διοριστέον οὐ γὰρ ἴσως

τὸ κατὰ ταύτας φανερὸν ώς διοριστέον σχεδὸν γὰρ τὰ

ταὐτὸν ἀνδρί τ' ἀγαθῷ εἶναι καὶ πολίτη παντί.

§ 12 της δε κατά μέρος δικαιοσύνης καὶ τοῦ κατ' αὐτην δικαίου εν μέν έστιν είδος τὸ ἐν ταῖς διανομαῖς τιμης η

Ι τὸ δὲ—τὸ ἴσον] οπ. Μ b Q. 2 μὲν οὖν] οπ. Κ b . πρότερον] προτέρα H^a . 3 τὸ ante ἀνισον] τῶ N^b . 3 παράνομον] παράνομον πλέον K^b P b . οπ. H^a . πλέον L^b M b Q b Bekker. πλεόν (παράνομον cott.) O^b . 4 καὶ] καὶ πρὸς K^b . πρὸς H^a L b N b O b P b Bekker. πρὸς τὸ M^b Q. τὸ μὲν γὰρ ἀνισον ἄπαν παράνομον, τὸ δὲ παράνομον οὐχ ἄπαν ἀνισον τὸ μὲν γὰρ (καὶ τὸ μὲν γὰρ ἀνίσον ἄπαν ἀνισον, τὸ δὲ παράνομον οὐχ ἄπαν M^b Q) πλέον M^b Q b P b . τὸ μὲν γὰρ πλέον ἄπαν ἀνισον, τὸ δὲ ἀνισον οὐ πῶν (οὐχ ἄπαν M^b Q) πλέον M^b Q b P b . τὸ μὲν γὰρ πλέον ἄπαν ἀνισον, τὸ δὲ ἀνισον οὐ πῶν πλέον H^a K b L b N b Bekker. 6 μέρη] μέρος H^a . 7 γὰρ] δὲ M^b Q. 8 ὤστε] ὡς K^b . ὧς N^b . Ϫστε καὶ M^b Q Bekker. 9 περὶ post καὶ] οπ. O^b . 10 τοῦ ante ἀδίκου] οπ. K^b P b . 13 δὲ] οπ. M^b Q. 14 ταύτας] αὐτὰς L^b . πάντας M^b . γὰρ τὰ] γὰρ τι M^b . γάρ τοι Q. 15 τὰ ante ἀπὸ] οπ. M^b Q. πραττόμενα] πραταττόμενα margo O^b . προσταττόμενα P^b et cott. K^b . 16 προστάττει] προστάττευ Q. 20 πότερον] πότερο Q. 22 πολίτη] πολυτη N^b . 23 τοῦ κατ' αὐτὴν δικαίου] τοῦ κατὰ ταύτην δικαίου K^b . δικαίου τοῦ κατ' αὐτὴν L^b .

νόμιμον and τὸ ἴσον. Hence, whereas the ἀδικία spoken of above is coextensive with τὸ παράνομον, since τὸ ἄνισον and τὸ παράνομον are not identical but different, being related as part and whole, (for τὸ ἄνισον is always παράνομον, but τὸ παράνομον is not always ἄνισον,)-and consequently the αδικα and αδικίαι belonging to them are in like manner not identical but different, the αδικον and the αδικία belonging to the one being parts, and the αδικον and the αδικία belonging to the other being wholes,-that is to say, the άδικία of which we are speaking being a part of universal αδικία, and in like manner the δικαιοσύνη of which we are speaking, a part of universal δικαιοσύνη,—we must now investigate particular δικαιοσύνη and particular άδικία, and the particular δίκαιον and the particular ἄδικον in like manner. At this point then we may dismiss the δικαιοσύνη, coextensive with universal virtue, which is the practice of universal virtue towards another, and the correlative abirla which is the similar practice of universal vice. And it is obvious how the δίκαιου and ἄδικου which correspond to universal δικαιοσύνη and αδικία are to be determined; the great majority of the acts directed by law are the acts which spring from universal virtue, the law commanding us to live in the practice of each particular virtue and forbidding us to live in the practice of each particular vice, while those provisions which have been made by the legislature with regard to the education which fits a man for social life are means to the production of universal virtue. As to that particular education which produces simply a good man, we must hereafter determine whether it falls within the scope of political science or of some other: for it would seem that it is not in every case the same thing to be a good man and to be a good citizen.

But of particular δικαιοσύνη and the δίκαιον connected with it there are two sorts; one which is exhibited in dis-



χρημάτων ή των άλλων όσα μεριστά τοις κοινωνούσι τής πολιτείας (ἐν τούτοις γὰρ ἔστι καὶ ἄνισον ἔχειν καὶ ἴσον έτερον έτέρου), εν δε τὸ εν τοις συναλλάγμασι διορθωτικόν. § 13 τούτου δὲ μέρη δύο των γὰρ συναλλαγμάτων τὰ μὲν ἑκούσιά έστι τὰ δ' ἀκούσια ' έκούσια μέν τὰ τοιάδε οἷον πρᾶσις 5 ωνή δανεισμός έγγύη χρήσις παρακαταθήκη μίσθωσις, 👫 έκούσια δὲ λέγεται, ὅτι ἡ ἀρχὴ τῶν συναλλαγμάτων τούτων έκούσιος των δ' ακουσίων τὰ μέν λαθραΐα, οΐον κλοπή μοιχεία φαρμακεία προαγωγεία δουλαπατία δολοφονία ψευδομαρτυρία, τὰ δὲ βίαια, οδον αἰκία δεσμὸς το 3 θάνατος άρπαγή πήρωσις κακηγορία προπηλακισμός. ἐπεὶ δ' ο τ' άδικος άνισος καὶ τὸ άδικον άνισον, δήλον ότι καὶ § 2 μέσον τι έστι τοῦ ἀνίσου. τοῦτο δ' ἐστὶ τὸ ἴσον' ἐν ὁποία. γαρ πράξει έστι τὸ πλέον καὶ τὸ έλαττον, έστι καὶ τὸ § 3 ἴσον. εἰ οὖν τὸ ἄδικον ἄνισον, τὸ δίκαιον ἴσον ὅπερ καὶ 15 ανευ λόγου δοκεί πασιν. ἐπεὶ δὲ τὸ ἴσον μέσον, τὸ δίκαιον § 4 μέσον τι αν είη. έστι δε τὸ ἴσον εν ελαχίστοις δυσίν. ανάγκη τοίνυν τὸ δίκαιον μέσον τε καὶ ἴσον είναι καὶ πρός τι, καὶ ή μὲν μέσον, τινῶν (ταῦτα δ' ἐστὶ πλεῖον καὶ ἔλαττον), ή δ' ἴσον ἐστί, δυοίν, ή δὲ δίκαιον, τισίν. 20 § 5 ανάγκη άρα τὸ δίκαιον ἐν ἐλαχίστοις είναι τέτταρσιν· οίς τε γάρ δίκαιον τυγχάνει όν, δύο έστί, καὶ έν οίς, [τὰ § 6 πράγματα, δύο. καὶ ή αὐτὴ ἔσται ἰσότης, οἶς καὶ ἐν οίς ώς γάρ εκείνα έχει, οὖτω κάκείνα έχει εί γάρ μή

⁴ μέρη δύο] μέρη είσι δύο Lb. δύο μέρη Mb. Ι κοινωνοῦσι] κοινοῦσι Nb. 5 μέν τὰ] μέν γάρ τὰ Lb. 8 συναλλαγμάτων] άδικημάτων ΚbLbMbQPb. τούτων] om. M^bQ . 9 προαγωγεία] προαγωγία $L^bN^bQP^b$. προσαγωγία K^b et (σ eraso) Ha. δουλαπατία] δολοπατία Kb. δουλαπάτη Ha. 11 κακηγορία] κατηγορία ΝοΟο. 13 όποία] όποῖα Ha. 14 πράξει έστι] έστὶ πράξει Pb. 15 τὸ ἄδικον] om. (hiatu relicto) Ha. ἔστι τὸ πλέον] om. (hiatu relicto) Ha. 16 δοκεί πασιν] δοκούσιν Ha. μέσον τδ] μέσον $\delta\pi\epsilon\rho - \pi\hat{a}\sigma\iota\nu$] om. MbQ. 17 τι αν] αν τι ΚοΟοΡο. 18 και πρός τι] Lb. και τισι και τὸ HaMbQ. καὶ πρός τι $H^aN^bO^bP^b$. καὶ τισίν K^b . καὶ πρός τι καὶ τισίν M^bQ . [καὶ πρός τι] 19 ταῦτα] τὰ Pb. πλείον] πλέον Lb. 20 ἐστί] καὶ τισίν Bekker. om. Kb. 23 έσται Ισότης Ισότης έσται Pb. Ισότης (omisso έσται) KbOb. έχει, ούτω] Kb. έχει τὰ έν οις, ούτω ceteri et Bekker. 24 έχει] έχοι Q. [001 aviou Ob.

tributions of preferment, property, or anything else which is divided amongst the members of the community, (for in such matters shares may be either unequal or equal,)—and another sort which rectifies wrong in the case of private transactions. This last sort has two subdivisions: for some transactions are voluntary, others involuntary; such transactions as selling, buying, lending at interest, pledging, lending without interest, depositing, letting for hire are voluntary, being called so because they are voluntarily entered into, whilst of involuntary transactions some are furtive, such as theft, adultery, poisoning, procuring, enticement of slaves, assassination, false witness, others violent, such as assault, imprisonment, murder, rape, maiming, slander, contumelious treatment.

Now since the $\delta \delta i \kappa o s$ is $\delta \nu i \sigma o s$, and $\tau \delta \delta \delta i \kappa o \nu$, $\delta \nu i \sigma o \nu$, it is plain that there is a mean belonging to τὸ ἄνισον. mean is τὸ ἴσον; for in any action which admits of τὸ πλέον and τὸ ἔλαττον, there is also τὸ ἴσον. Hence (1) if τὸ ἄδικον is ἄνισον, τὸ δίκαιον is ἴσον; a view which commends itself to all apart from argument. And (3) since τὸ ἴσον is a μέσον, τὸ δίκαιον will be a μέσον. Again (2) τὸ ἴσον subsists between two terms at the least. Hence τὸ δίκαιον must be a μέσον, an ἴσον, and πρός τι (relative): and inasmuch as it is a μέσον, it is between certain extremes, which are πλέον and ἔλαττον respectively; inasmuch as it is an loov, it concerns two things; inasmuch as it is $\delta i \kappa a i \sigma v$, it is relative to certain persons. It follows from this that τὸ δίκαιον implies four terms at the least; for the persons, for whom a distribution is $\delta i \kappa a i \sigma v$, are two, and the things, of which distribution is made, are two: and if the persons are iooi, the things will be ioa; since as the one person is to the other person, so is the one thing to the other thing, for if the persons are not look they will not have

ίσοι, οὐκ ἴσα ἔξουσιν, ἀλλ' ἐντεῦθεν αἱ μάχαι καὶ τὰ έγκλήματα, όταν ή ίσοι μη ίσα ή μη ίσοι ίσα έχωσι καὶ § 7 νέμωνται. ἔτι ἐκ τοῦ κατ' ἀξίαν τοῦτο δήλον' τὸ γὰρ δίκαιον ἐν ταῖς διανομαῖς ὁμολογοῦσι πάντες κατ' ἀξίαν τινα δείν είναι, την μέντοι αξίαν ου την αυτήν λέγουσι 5 πάντες ὑπάρχειν, ἀλλ' οἱ μὲν δημοκρατικοὶ ἐλευθερίαν, οἱ δ' όλιγαρχικοί πλούτον οί δ' εὐγένειαν, οί δ' άριστοκρα-§ 8 τικοὶ ἀρετήν, // ἔστιν ἄρα τὸ δίκαιον ἀνάλογόν τι. τὸ γὰρ ανάλογον ου μόνον έστι μοναδικού αριθμού ίδιον, αλλ' όλως ἀριθμοῦ ἡ γὰρ ἀναλογία ἰσότης ἐστὶ λόγων, καὶ ἐν 10 § 9 τέτταρσιν έλαχίστοις. ή μεν οὖν διηρημένη ὅτι ἐν τέτταρσι, δήλον. άλλα καὶ ή συνεχής τῷ γὰρ ένὶ ὡς δυσὶ χρήται καὶ δὶς λέγει, οἶον ὡς ἡ τοῦ πρώτου πρὸς τὴν τοῦ δευτέρου ούτως ή τοῦ δευτέρου πρὸς τὴν τοῦ τρίτου δὶς οὖν ή τοῦ δευτέρου εἴρηται ωστ ἐὰν ή τοῦ δευτέρου τεθη 15 § 10 δίς, τέτταρα έσται τὰ ἀνάλογα. έστι δὲ καὶ τὸ δίκαιον ἐν τέτταρσιν έλαχίστοις, καὶ ὁ λόγος ὁ αὐτός διήρηνται γὰρ § 11 όμοίως, οίς τε καὶ α. ἔσται ἄρα ώς ὁ πρῶτος ὅρος πρὸς τὸν δεύτερον οὖτως ὁ τρίτος πρὸς τὸν τέταρτον, καὶ ἐναλλάξ

2 f ante toα] om. LbMbQPb. r al] è Nb. fool μh foa] μh foa fool K^b . om. Pb. ή] ή (oi suprascripto) Pb. ή μη ίσοι ίσα] om. LbMbQ. 3 νέμωνται] νέμωνται και οι μή ίσοι ίσα Lb. Ετι] έτι και Ha. Εστι δ' MbQ. κατ' άξιαν] om. Nb. 4 διανομαι̂s] νομαι̂s KbLbPb et (suprascripto δια) Ob. 5 δεῦν εἶναι] εἶναι δεῦν MbQ. 6 ὑπάρχειν] om. ObPb. κατ' ἀξίαν τινὰ δεῦν εἶναι μέν δημοκρατικοί] δημοκρατικοί μέν H^aN^b . έλευθερίαν] om. (hiatu relicto) Ha. 7 όλιγαρχικοί πλοῦτον] όλιγαρχικοί άρετήν. έστιν άρα τὸ δίκαιον πλούτον-άριστοκρατικοί] om. Pb. οί δ' άριστο] om. ανάλογον πλούτον Nb. 10 $\dot{\eta}$ $\gamma \dot{a} \rho$] $\dot{\eta}$ $\tau \epsilon$ $\gamma \dot{a} \rho$ $M^b Q O^b$. $\dot{\epsilon} \sigma \tau \dot{l}$ $\tau \iota s$ $\dot{\epsilon} \sigma \tau \dot{l} \sigma$ N^b . (hiatu relicto) Ha. λόγων] λόγου Κ^bN^bP^b. 11 δτι] om. Ha. 13 χρήται] χρήσεται HaLbMbQNb. ώs post olor] om. MbQ. πρώτου] ā LbMbQOb. a Bekker. 14 δευτέρου] β LbMbQOb. β Bekker. ουτως] om. MbQ. και Lb. ουτως και Ha Bekker. ούτω και Pb. δευτέρου] β LbMbQOb. β Bekker. τρίτου] γ LbMbQObPb. γ Bekker. 15 δευτέρου] β LbMbQOb. β Bekker. έαν] αν HaNbOb. ή τοῦ δευτέρου τεθή δίε] ή τοῦ β τεθή δίε LbMbQ. ή τοῦ β τεθή δίε Bekker. ή τοῦ $\overline{\beta}$ δίε $\tau \epsilon \theta \hat{\eta}$ Ob. $\tau \delta$ δεύτερον δὶς $\tau \epsilon \theta \hat{\eta}$ Kb. $\tau \delta$ $\hat{\beta}$ δὶς $\tau \epsilon \theta \hat{\eta}$ Pb. 16 τέτταρα έσται] τέσσαρα έστι Mb. τέτταρά έστι Q. τέτταρα (omisso έσται) Nb. τὰ] ἀτὰ Nb. 17 διήρησται] διήιρηται K^bQ . διήρηται $H^aM^bO^b$. 18 έσται] om. K^b . τος] ā LbMbQNb. a Bikker. 19 δεύτερον] β LbMbQNbOb. β Bekker. τως] οὕτω καὶ Pb. τρίτος] γ LbMbQNbOb. γ Bekker. τέταρτον] δ LbMbQNbOb. δ Bekker. και έναλλάζ—τέταρτον] om. MbQ.

ioa; indeed all battles and complaints arise in consequence of iooi having and possessing things which are not ioa, or persons who are not iooi, things which are ioa. Again this is plain in the case of $\tau \delta$ kat' $d\xi lav$ (proportion); for all admit that in distributions $\tau \delta$ $\delta lkaiov$ should be determined kat' $d\xi lav$, though all do not acknowledge the same $d\xi la$, democrats taking as their $d\xi la$ freedom, oligarchs wealth and sometimes birth, aristocrats excellence.

Hence τὸ δίκαιον is ἀνάλογόν τι. For τὸ ἀνάλογον is not peculiar to numerical quantity, but belongs to quantity generally, ἀναλογία being equality of ratios and having four terms at the least. That discrete ἀναλογία has four terms is plain: and so has continuous ἀναλογία; for it treats one term as two and repeats it; for example, with three lines, as the first term is to the second, so is the second to the third; thus the second term is repeated, and if the second term is so repeated, the ἀνάλογα will be four in number. And τὸ δίκαιον too has four terms at the least, and the ratio of the first to the second is the same as the ratio of the third to the fourth, for the persons and the things are similarly divided. Thus as the first term is to the second, so will the third be to the fourth; hence per-

ἄρα, ὡς ὁ πρῶτος πρὸς τὸν τρίτον ὁ δεύτερος πρὸς τὸν τέταρτον ὤστε καὶ τὸ ὅλον πρὸς τὸ ὅλον ὅπερ ἡ νομὴ \$ 12 συνδυάζει καν οὕτως συντεθῆ, δικαίως συνδυάζει. ἡ ἄρα τοῦ πρώτου ὅρου τῷ τρίτῷ καὶ ἡ τοῦ δεύτερου τῷ τετάρτῷ σύζευξις τὸ ἐν διανομῆ δίκαιόν ἐστι καὶ μέσον τὸ δίκαιον 5 τοῦτ ἐστὶ τοῦ παρὰ τὸ ἀνάλογον, τὸ γὰρ ἀνάλογον μέσον, \$ 13 τὸ δὲ δίκαιον ἀνάλογον. καλοῦσι δὲ τὴν τοιαύτην ἀναλογίαν γεωμετρικὴν οἱ μαθηματικοί ἐν γὰρ τῆ γεωμετρικῆ συμβαίνει καὶ τὸ ὅλον πρὸς τὸ ὅλον ὅπερ ἑκάτερον πρὸς \$ 14 ἐκάτερον.// ἔστι δ' οὐ συνεχὴς αὖτη ἡ ἀναλογία οὐ γὰρ 10 γίνεται εἶς ἀριθμῷ ὅρος, ῷ καὶ ὅ. τὸ μὲν οὖν δίκαιον τοῦτο τὸ ἀνάλογον, τὸ δ' ἄδικον τὸ παρὰ τὸ ἀνάλογον. γίνεται ἄρα τὸ μὲν πλέον τὸ δὲ ἔλαττον. ὅπερ καὶ ἐπὶ τῶν ἔργων συμβαίνει ὁ μὲν γὰρ ἀδικῶν πλέον ἔχει, ὁ δ' \$ 15 ἀδικούμενος ἔλαττον τοῦ ἀγαθοῦ. ἐπὶ δὲ τοῦ κακοῦ ἀνά- 15

παλιν' ἐν ἀγαθοῦ γὰρ λόγῳ γίνεται τὸ ἔλαττον κακὸν πρὸς § 16 τὸ μεῖζον κακόν' ἔστι γὰρ τὸ ἔλαττον κακὸν μᾶλλον αἰρετὸν τοῦ μείζονος, τὸ δ' αἰρετὸν ἀγαθόν, καὶ τὸ μᾶλλον μεῖζον.

4 τὸ μὲν οὖν εν εἶδος τοῦ δικαίου τοῦτ' ἐστίν, τὸ δὲ 20 λοιπὸν εν τὸ διορθωτικόν, ὁ γίνεται ἐν τοῖς συναλλάγμασι καὶ τοῖς εκουσίοις καὶ τοῖς ἀκουσίοις. τοῦτο δὲ τὸ δίκαιον \$ 2 ἄλλο εἶδος ἔχει τοῦ προτέρου. τὸ μὲν γὰρ διανεμητικὸν

I πρώτος] a LbNb. a Bekker. τρίτον] γ LbNbObPb. γ Bekker. o ante δεύτερος] καὶ ὁ Nb. δεύτερος] $\bar{\beta}$ LbNbOb. β Bekker. 2 τέταρτον] $\bar{\delta}$ LbNbObPb. 4 πρώτου] α LbMbQNbPb. α 8 Bekker. 3 καν-συνδυάζει] om. HaMbQ. τρίτω] γ LbMbQNbObPb. γ Bekker. δευτέρου] β LbMbQObPb. Bekker. τετάρτφ] δ LbMbQNbObPb. δ Bekker. B Bekker. 6 τοῦτ'—τὸ δὲ δίκαιον] om. MbQ. τοῦ] τὸ HaKbLbPb. παρά] κατά Ha. γάρ] μέν γάρ Ob. 8 μαθηματικοί] μαθητικοί Lb. 9 $\tau \hat{o}$ post $\pi \rho \hat{o}$ s] om. Mb. έκάτερον post ὅπερ] ἐκάτερος H^a . 10 ἀναλογία] ἀνάλογος H^a . 11 ὅρος] ὁ ὅρος O^b . 12 τοῦτο] και τοῦτο Nb. τοῦτω Kb. τὸ post τοῦτο] om. LbNb. 13 τὸ μὲν πλέον τὸ] τῶ μέν πλέον τῶ HaMbQNb. πλέον] πλείον HaNbOb. 14 πλέον] πλείον HaNbOb. 15 ανάπαλιν] τὸ ανάπαλιν Ob. 16 λόγω] λόγος Ha. το έλαττον] και το ξλαττον $H^aM^bQN^b$. 21 τοῖς συναλλάγμασι] τοῦ συναλλάγματος H^a . τοις έκουσίοις και τοις άκουσίοις] και τοις άκουσίοις και τοις έκουσίοις Lb. τοις έκουσίοις τε καὶ ἀκουσίοις M^bQ . 23 είδος ἔχει] ἔχει είδος M^b . είδος ἐστὶ N^b . ἐστὶ eldos H^a . $\pi \rho \sigma \tau \epsilon \rho \sigma v$] $\pi \rho \delta \tau \epsilon \rho \sigma v$ K^b . $\gamma a \rho$] om. M^b . $\delta \iota a \nu \epsilon \mu \eta \tau \iota \kappa \delta v$] $\delta \iota a \nu \sigma \mu \eta \tau \iota \kappa \delta v$ N^b .

Thus this sort of δίκαιον is τὸ ἀνάλογον, and the corresponding ἄδικον that which violates τὸ ἀνάλογον. Further τὸ ἄδικον violates τὸ ἀνάλογον either by excess or by defect; and this we find in fact, for ὁ ἀδικῶν has too much, ὁ ἀδικονμενος too little of the good in question. In the case of evil the contrary holds: for the lesser evil in comparison with the greater evil is reckoned a good; since the lesser evil is more desirable than the greater evil, and that which is desirable is a good, and that which is more desirable, a greater good.

This then is one sort of δ ikalov. The other is the corrective sort, which appears in private transactions both voluntary and involuntary. This sort of δ ikalov is of a different character from the former one. For, on the one hand the δ ikalov

δίκαιον των κοινων άεὶ κατὰ τὴν ἀναλογίαν ἐστὶ τὴν εἰρημένην καὶ γὰρ ἀπὸ χρημάτων κοινῶν ἐὰν γίγνηται ἡ διανομή, έσται κατά τὸν λόγον τὸν αὐτὸν ὄνπερ έχουσι πρός άλληλα τὰ εἰσενεχθέντα καὶ τὸ άδικον τὸ ἀντικεί-§ 3 μενον τῶ δικαίω τούτω παρὰ τὸ ἀνάλογόν ἐστιν. τὸ δ' ἐν 5 τοις συναλλάγμασι δίκαιον έστι μέν ίσον τι, και τὸ άδικον άνισον, άλλ' οὐ κατὰ τὴν ἀναλογίαν ἐκείνην άλλὰ κατὰ την αριθμητικήν. οὐθεν γαρ διαφέρει, εἰ ἐπιεικής φαῦλον απεστέρησεν ή φαῦλος ἐπιεική, οὐδ' εἰ ἐμοίχευσεν ἐπιεικής ή φαῦλος άλλὰ πρὸς τοῦ βλάβους τὴν διαφορὰν μόνον 10 βλέπει ὁ νόμος, (καὶ χρηται ὡς ἴσοις,) εἰ ὁ μὲν ἀδικεῖ ὁ δ' § 4 άδικείται, καὶ εἰ ὁ μὲν ἔβλαψεν ὁ δὲ βέβλαπται. ωστε τὸ άδικον τοῦτο ἄνισον ον ἰσάζειν πειραται ὁ δικαστής καὶ γαρ όταν ό μεν πληγή ό δε πατάξη, ή και κτείνη ό δ ἀποθάνη, διήρηται τὸ πάθος καὶ ή πρᾶξις εἰς ἄνισα ἀλλὰ 15 § 5 πειράται τη ζημία ἰσάζειν, ἀφαιρών τοῦ κέρδους. λέγεται γαρ ώς απλώς είπειν έπι τοις τοιούτοις, καν εί μή τισιν οἰκεῖον ὄνομα εἴη, τὸ κέρδος, οἶον τῷ πατάξαντι, καὶ ἡ § 6 ζημία τῷ παθόντι· ἀλλ' ὅταν γε μετρηθῆ τὸ πάθος, καλεῖται τὸ μὲν ζημία τὸ δὲ κέρδος. ὧστε τοῦ μὲν πλείονος καὶ 20 έλάττονος τὸ ἴσον μέσον, τὸ δὲ κέρδος καὶ ἡ ζημία τὸ μὲν πλέον τὸ δ' ἔλαττον ἐναντίως, τὸ μὲν τοῦ ἀγαθοῦ πλέον τοῦ κακοῦ δ' ἔλαττον κέρδος, τὸ δ' ἐναντίον ζημία ὧν ἦν μέσον τὸ ἴσον, ὁ λέγομεν εἶναι δίκαιον ὤστε τὸ ἐπανορθωτικὸν

I dikatov] om. KbPb. την είρημένην] των είρημένων H2. γίνηται Ob. γένηται Lb. 3 τον ante λόγον] om. MbQ. 4 προς άλληλα τά είσενεχθέντα] είς ἄλληλα τὰ προσενεχθέντα P^b . είς ἄλληλα προσενεχθέντα K^b . π αρὰ] τὸ π αρὰ K^bO^b . 7 ἐκείνην] ἔχει ἐκείνην P^b . 8 ἐπιεικὴς] ὁ ἐπιεικὴς M^bQ . φαῦλον] φαῦλα Ha. 9 άπεστέρησεν] άποστερήσει Ob. φαθλος] ό φαθλος el] om. Nb. 10 πρδs] πρδ ΚbNb. διαφοράν] άναφοράν ΜΟ. μόνον βλέπει] βλέπει μόνον K^bP^b . 12 καl] om. M^bQ . ξβλαψεν] om. K^b Bekker. βέβλαπται] βλάπτεται M^bQO^b . δ μέν ante 14 kal ante κτείνη] om. M^bQO^b . 18 είη] $\hat{\eta}$ K^bP^b . δοκ $\hat{\eta}$ O^b . $τ\hat{\psi}$] τδ N^b . πατάξαντι] πατάξοντι H^a . 19 ὅταν] ὅτε H^a . 21 ἐλάττονος] τοῦ ἐλάττονος O^b . κέρδος] κέρδος δὲ Lb. 22 πλέον] πλείον Pb. Ελαττον έναντίως] έλαττον καί $\dot{\eta}$ in the table of $\dot{\eta}$ is a contraction in the contraction $\dot{\eta}$ in $\dot{\eta}$ in $\dot{\eta}$ in $\dot{\eta}$ Q. 24 here $\dot{\eta}$ λέγεται τὸ μὲν Ηα.

which distributes public possessions is always governed by the above-named ἀναλογία,—since, if the distribution is made from public funds, it will be in accordance with the ratio subsisting between the contributions,—and the άδικον opposed to this δίκαιον violates τὸ ἀνάλογον; and on the other hand the δίκαιον of private transactions, though it is ἴσον τι and the corresponding ἄδικον, ἄνισον, is regulated not by geometrical, but by arithmetical, avalogía. For it makes no difference whether a good man defrauds a bad man or a bad one a good one, nor, whether it is a good man or a bad one who commits adultery, so that the law looks only to the degree of harm done, and, treating them as ἴσοι, considers whether the one ἀδικεῖ and the other αδικείται, whether the one harmed, and the other has been harmed. And consequently, this abinov being avisov, the juror endeavours to equalize it: i.e. when one man strikes and the other is struck, when one man kills and the other is killed, the action and the suffering have been divided into unequal portions, and the juror endeavours to equalize the profit and the loss by a deduction from the former. For, generally speaking, these terms are applied to all such cases, although in some they may not be strictly appropriate names, 'profit' to the striker for example, and 'loss' to the sufferer: but it is when the suffering comes to be estimated that the act of the one is called 'profit' and the suffering of the other 'loss'. Thus τὸ ἴσον is a mean between too much and too little, and profit and loss are, contrariwise, too much and too little, or too little and too much, too much good and too little evil being profit, too little good and too much evil being loss; and as τὸ ἴσον, which is conceived to be δίκαιον, is, as we said, a mean between them, τὸ δίκαιον in correction will

27.

§ 7 δίκαιον αν είη τὸ μέσον ζημίας καὶ κέρδους. διὸ καὶ όταν αμφισβητώσιν, έπὶ τὸν δικαστήν καταφεύγουσιν τὸ δ' έπὶ τὸν δικαστὴν ἰέναι ἰέναι ἐστὶν ἐπὶ τὸ δίκαιον ὁ γὰρ δικαστής βούλεται είναι οίον δίκαιον έμψυχον καὶ ζητοῦσι δικαστήν μέσον, καὶ καλοῦσιν ἔνιοι μεσιδίους, ώς ἐὰν τοῦ 5 § 8 μέσου τύχωσι τοῦ δικαίου τευξόμενοι. μέσον ἄρα τι τὸ δίκαιον, είπερ καὶ ὁ δικαστής. ὁ δὲ δικαστής ἐπανισοῖ, καὶ ώσπερ γραμμής είς ἄνισα τετμημένης, ῷ τὸ μείζον τμημα της ήμισείας ύπερέχει, τοῦτ' ἀφείλε καὶ τῷ ἐλάττονι τμήματι προσέθηκεν. ὅταν δὲ δίχα διαιρεθ $\hat{\eta}$ τὸ ὅλον, 10 § 9 τότε φασὶν ἔχειν τὰ αὐτῶν, ὅταν λάβωσι τὸ ἴσον. < διὰ τοῦτο καὶ ὀνομάζεται δίκαιον, ὅτι δίχα ἐστίν, ώσπερ αν εί τις είποι δίχαιον, καὶ ὁ δικαστής διχαστής. > <τὸ δ ίσον μέσον έστὶ τῆς μείζονος καὶ ἐλάττονος κατὰ τὴν ἀρι-§ 10 θμητικήν αναλογίαν. > ἐπὰν γὰρ δύο ἴσων ἀφαιρεθή ἀπὸ 15 θατέρου πρὸς θάτερον δὲ προστεθῆ, δυσὶ τούτοις ὑπερέχει θάτερον εί γὰρ ἀφηρέθη μέν, μὴ προσετέθη δέ, ἐνὶ ἀν μόνον ὑπερείχεν τοῦ μέσου ἄρα ἐνί, καὶ τὸ μέσον < τοῦ > 🛚 🗆 ἀφ' οὖ ἀφηρέθη ἐνί. Τούτω ἄρα γνωριοῦμεν τί τε ἀφελεῖν δεῖ ἀπὸ τοῦ πλέον ἔχοντος, καὶ τί προσθεῖναι τῷ ἔλαττον 20 έχοντι φ μέν γάρ τὸ μέσον ἱπερέχει, τοῦτο προσθείναι δει τῷ ἔλαττον ἔχοντι, ῷ δ' ὑπερέχεται, ἀφελείν ἀπὸ τοῦ § 12 μεγίστου. Ισαι αί έφ' ὧν ΑΑ ΒΒ ΓΓ άλλήλαις άπὸ τῆς ΑΑ ἀφηρήσθω τὸ ΑΕ, καὶ προσκείσθω τῆ ΓΓ τὸ ἐφ' ζ 3 lévai lévai] lévai KbLbMbQNb. έστιν-βούλεται είναι] om. Kb. ξμψυχον] om. M^bQ . 5 μεσιδίουs] μεσιδίκουs (κ correcto) L^b . μεσιδίκην H^a . μεσοδίκην M^bQ . 6 τι] om. M^bQ . 9 καί] om. K^b . έλάττονι] έλάττωνι N^{b} . 10 $\pi \rho \sigma \sigma \epsilon \theta \eta \kappa \epsilon \nu$] om. K^{b} . $\ddot{\sigma} \tau a \nu$] of H^{a} . $\delta \iota \alpha \iota \rho \epsilon \theta \hat{\eta}$] $\delta \iota \delta \alpha \iota \rho \epsilon \theta \hat{\eta}$ O. 11 τὰ αὐτῶν] τὰ αὐτοῦ Ob. τὸ αὐτοῦ LbPb. τὸ αὐτοῦ HaKbNb. τὸ αὐτὸ MbQ. διὰ τοῦτο—διχαστής et τὸ δ' Ισον—ἀναλογίαν] e coni. Rassow transposui. 12 ἄν] $\gamma \dot{a} \rho \ \dot{a} \nu \ L^b$. om. M^bQ . 13 et] om. K^b . el πo i] el $\pi \eta \ H^a$. ίσον] om. Nb. 14 μείζονος και έλάττονος] έλάττονος και μείζονος Mb. τοις] τοιούτοις O^b . 17 θάτερον] K^b . τὸ ἔτερον ceteri. ἀφηρέθη] ἀφαιρέθη Ηa. ἀφαιρεθη MbQ. προσετέθη] προστεθη MbQ. ένὶ άν] ένί γ' ἄν M^bQ. 18 μόνον] μόν φ L^b. τ οῦ] e coni. Zell inserui. 19 τ ε] om. K^b. 20 πλέον] πλείον MbQ. προσθείναι] προστεθήναι ΗaLbMbQ. 21 Φ-έχοντι] 23 al $\epsilon \phi' \hat{\omega} \nu$] $\epsilon \phi' \hat{\omega} \nu$ al M^bQ . 24 $a\phi \eta \rho \eta \sigma \theta \omega$] $a\phi a \rho \eta \sigma \theta \omega$ (?) M^b . ἀφηρείσθω Q. ἀφαιρείσθω $H^aL^bO^b$. ἀφήιρηται K^b . προσκείσθω] πρόσ-

κειται Kb. ψ Ob. ων ceteri et Bekker.

41

be the mean between loss and profit. And this is the reason why when men dispute they have recourse to the juror: to go to the juror is to go to τὸ δίκαιον; for the juror is supposed to be a personification of τὸ δίκαιον, and men resort to a juror as to a mean, (some indeed calling jurors μεσίδιοι,) on the assumption that if they hit the mean they will obtain τὸ δίκαιον: τὸ δίκαιον is therefore a mean, seeing that the juror is one. Now the juror restores equality, and, to illustrate the matter by a line divided into two unequal parts, takes away that by which the greater segment exceeds the half of the whole line and adds it to the lesser segment. When the whole has been divided into two equal parts, men say they 'have their own', both having now got τὸ ἴσον. And this is the reason why δίκαιον is so called, because it is δίχα (equally divided), just as though one should call it $\delta l_{\gamma a lo \nu}$, and [similarly] the δl_{γ} καστής is a διχαστής. Here τὸ ἴσον is an arithmetical mean between the greater and the lesser lines. For when of two equals a part is taken from the one and added to the other, the second is in excess by twice the amount of the addition, since, if the part had been taken from the one but not added to the other, the second would have exceeded the first only by once the part taken away; so that the greater line exceeds the mean by once the part taken away, and the mean exceeds the segment from which a part was taken by once that part. By this process then we shall ascertain what we ought to take away from that which has too much, and what we ought to add to that which has too little: we must add to that which has too little that by which the mean exceeds it, and take from the greatest that by which the mean is exceeded. Let the lines AA', BB', CC' be equal to one another: let the segment AE ΓΔ, ὅστε ὅλη ἡ ΔΓΓ τῆς ΕΑ ὑπερέχει τῷ ΓΔ καὶ τῷ ΓΖ΄
τῆς ἄρα ΒΒ τῷ ΓΔ. [ἔστι δὲ καὶ ἐπὶ τῶν ἄλλων τεχνῶν
τοῦτο ἀνηροῦντο γὰρ ἄν, εἰ μὴ ἐποίει τὸ ποιοῦν, καὶ ὅσον
καὶ οἷον καὶ τὸ πάσχον, ἔπασχε τοῦτο καὶ τοσοῦτον καὶ
§ 13 τοιοῦτον.] ἐλήλυθε δὲ τὰ ὀνόματα ταῦτα, ἢ τε ζημία 5
καὶ τὸ κέρδος, ἐκ τῆς ἑκουσίου ἀλλαγῆς τὸ μὲν γὰρ πλέον
ἔχειν ἡ τὰ ἑαυτοῦ κερδαίνειν λέγεται, τὸ δ᾽ ἔλαττον τῶν
ἐξ ἀρχῆς ζημιοῦσθαι, οἷον ἐν τῷ ἀνεῖσθαι καὶ πωλεῖν καὶ
§ 14 ἐν ὅσοις ἄλλοις ἄδειαν ἔδωκεν ὁ νόμος ὅταν δὲ μήτε πλέον
μητ᾽ ἔλαττον ἀλλ᾽ αὐτὰ δι᾽ αὐτῶν γένηται, τὰ αὐτῶν φασὶν 10
ἔχειν καὶ οὖτε ζημιοῦσθαι οὖτε κερδαίνειν.

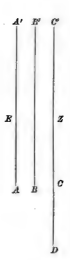
ωστε κέρδους τινός καὶ ζημίας μέσον τὸ δίκαιόν ἐστι τῶν παρὰ τὸ ἑκούσιον, τὸ ἴσον ἔχειν καὶ πρότερον καὶ ὕστερον.

5 δοκεί δέ τισι καὶ τὸ ἀντιπεπονθὸς εἶναι ἀπλῶς δίκαιον, 15 ὥσπερ οἱ Πυθαγόρειοι ἔφασαν ὡρίζοντο γὰρ ἀπλῶς τὸ § 2 δίκαιον τὸ ἀντιπεπονθός. τὸ δ' ἀντιπεπονθὸς οὐκ ἐφαρμόττει οὖτ' ἐπὶ τὸ διανεμητικὸν δίκαιον οὖτ' ἐπὶ τὸ διορθω-§ 3 τικόν (καίτοι βούλονταί γε τοῦτο λέγειν καὶ τὸ 'Paδαμάνθυος δίκαιον· 20

εἴ κε πάθοι τά τ' ἔρεξε, δίκη κ' ἰθεῖα γένοιτο')

 \mathbf{I} $\delta\lambda\eta$ $\dot{\eta}$] $\dot{\eta}$ $\delta\lambda\eta$ O^{b} . $\delta\lambda\eta\nu$ K^{b} . EA] āē Pb. $\tau \hat{\omega}$ ante ΓZ] om. L^b. γ άρ] μέν γ άρ L^b . τοῦτο] post ἔστι δὲ supra KbObPb. ποιούν] ποίο Q. $\delta \sigma o \nu$] $\pi \delta \sigma o \nu$ K^bP^b. 4 kal post olov] om. M^b. τοῦτο] om. MbQ. τον καὶ τοιοῦτον] τοσοῦτο καὶ τοιοῦτο L^b . 5 δὲ] δὲ καὶ H^a . ταῦτα] om. M^bQ . 7 έαυτοῦ] αὐτοῦ ObPb. αὐτοῦ HaKb. 8 ἀνεῖσθαι καὶ πωλεῖν] ἀνεῖσθαι καὶ τῶ $\pi \omega \lambda \epsilon \hat{\iota} \nu$ Pb. $\pi \omega \lambda \epsilon \hat{\iota} \nu$ καὶ ἀνε $\hat{\iota} \sigma \theta \alpha \iota$ HaLbMbQNb. 9 öσοις] τοῖς Kb. αὐτῶν] αὐτῶν ΝοΡοΟ 10 αὐτὰ δι'] αὐτὰ δι' Ob. τὰ MbQ. δέδωκεν KbObPb. γ ένηται] γ ένητε N^b . αὐτῶν] αὐτῶν $H^aK^bL^bN^bP^b$. φασίν] 13 $\tau \hat{\omega} \nu$] $\tau \hat{\omega} \epsilon K^b$. $\tau \hat{\omega} H^a N^b$. $\tau \delta M^b Q$. $\pi \alpha \rho \delta$] $\pi \epsilon \rho \delta M^b Q$. $\phi \eta \sigma l \nu H^a$. ante $l\sigma\sigma\nu$] $\tau\hat{\omega}$ Pb. κal ante $\pi\rho\delta\tau\epsilon\rho\sigma\nu$] om. K^bO^b . 15 είναι άπλως] άπλως 16 ωσπερ] ώς Pb. Πυθαγόρειοι] Πυθαγόριοι Kb. 17 τὸ ἀντιπεπονθός—δίκαιον] om. N^b . ἀντιπεπονθός. τὸ δ' ἀντιπεπονθός] ἀντιπεπονθός άλλως. τὸ δ' ἀντιπεπονθὸς Kb. Bekker. ἀντιπεπονθὸς ἄλλω, τὸ δ' ἀντιπεπονθὸς οὐκ ἐφαρ--μόττει ουτ' έπι τὸ νόμιμον ουτ' έπι τὸ πολιτικόν, πολιτικόν δὲ λέγω τὸ κοινωνικόν. τ ---19 βούλονται δ' άντιπεπονθός Pb. 18 διανεμητικόν] νεμητικόν KbLbObPb. βούλοντο Q. 21 el ke] el kal Kb. γε] om. HaLbNb. τ'] e coni. scrips κ' codd. et Bekker. έρεξε] έρρεξε LbOb. ερώξει Nb. δίκη κ'] δίκη : MbQ.

be taken away from the line AA' and the segment CD [equal to AE] be added to CC'; then the whole line DCC' exceeds EA' by CD and CZ, and therefore BB' by CD. These names 'loss' and 'profit' have come from voluntary exchange: for to have more than one's own is called 'to profit' and to have less than one had originally is called 'to lose,' for instance, in buying and selling, and in all other transactions which the law allows: but when men get just what they had at the outset, not more nor less, they say they 'have their own' and neither lose nor profit.



Thus $\tau \partial \left[\delta i o \rho \theta \omega \tau i \kappa \partial v\right]$ direason is a mean between a sort of profit and a sort of loss in matters which are not voluntary—the possession of exactly as much after the transaction as before it.

Some think with the Pythagoreans that τὸ ἀντιπεπουθός (retaliation) is without further qualification δίκαιον: for the Pythagoreans defined τὸ δίκαιον without qualification as τὸ ἀντιπεπουθός. But τὸ ἀντιπεπουθός does not accord either with δίκαιον in distribution or with δίκαιον in correction:—and yet they would have the δίκαιον of Rhadamanthus mean this; 'if man suffers that which he did, right justice will be done:'—

ει πολλαχοῦ γὰρ διαφωνεί οἶον εἰ ἀρχὴν ἔχων ἐπάταξεν, οὐ δεῖ ἀντιπληγήναι, καὶ εἰ ἄρχοντα ἐπάταξεν, οὐ πληγήναι § 5 μόνον δεῖ ἀλλὰ καὶ κολασθηναι. ἔτι τὸ ἑκούσιον καὶ τὸ § 6 ακούσιον διαφέρει πολύ. αλλ' έν μεν ταις κοινωνίαις ταις άλλακτικαίς συνέχει τὸ τοιοῦτον δίκαιον, τὸ ἀντιπεπονθός, 5 κατ' αναλογίαν καὶ μὴ κατ' ἰσότητα. τῷ αντιποιείν γὰρ ανάλογον συμμένει ή πόλις. ή γαρ τὸ κακῶς ζητοῦσιν εὶ δὲ μή, δουλεία δοκεῖ εἶναι, εἰ μὴ ἀντιποιήσει ἡ τὸ εὖ. εὶ δὲ μή, μετάδοσις οὐ γίνεται, τῆ μεταδόσει δὲ συμμέ-8 7 νουσιν. διὸ καὶ Χαρίτων ίερον έμποδών ποιούνται, ἴν' 10 ανταπόδοσις ή τοῦτο γὰρ ίδιον χάριτος ανθυπηρετήσαί τε γὰρ δεῖ τῷ χαρισαμένω, καὶ πάλιν αὐτὸν ἄρξαι χαριζό-· § 8 μενον. ποιεί δε την αντίδοσιν την κατ' αναλογίαν ή κατα διάμετρον σύζευξις. οἷον οἰκοδόμος ἐφ' ῷ Α, σκυτοτόμος $\epsilon \phi$ ϕ B, οἰκία $\epsilon \phi$ ϕ Γ , ὑπόδημα $\epsilon \phi$ ϕ Δ . δεῖ οὖν ϵ λαμβάνειν τὸν οἰκοδόμον παρὰ τοῦ σκυτοτόμου τοῦ ἐκείνου έργου, καὶ αὐτὸν ἐκείνω μεταδιδόναι τοῦ αὐτοῦ. ἐὰν οὖν πρώτον ή τὸ κατὰ τὴν ἀναλογίαν ἴσον, εἶτα τὸ ἀντιπεπονθός γένηται, έσται τὸ λεγόμενον. εἰ δὲ μή, οὐκ ἴσον, οὐδὲ συμμένει οὐθὲν γὰρ κωλύει κρεῖττον εἶναι τὸ θατέρου 20 \$ 9 έργον ή τὸ θατέρου δεῖ οὖν ταῦτα ἰσασθήναι. ἔστι δὲ τοῦτο καὶ ἐπὶ τῶν ἄλλων τεχνῶν ἀνηροῦντο γὰρ < ἄν >, εἰ μὴ ἐποίει τὸ ποιοῦν, καὶ όσον καὶ οίον καὶ τὸ πάσχον, Buckeye grain!

δει-ού] om. Nb. 2 οὐ δεί-έπάταξεν] om. Pb. άρχοντα] άρχην έχοντα Ob. 3 kal ante kolas $\theta\hat{\eta}$ val] om. K^b . Ekoúsiov kal $\tau\delta$ akoúsiov] akoúsiov kal τὸ ἐκούσιον HaLbNb. ἐκούσιον (omissis καὶ τὸ ἀκούσιον) Pb. 5 άλλακτικαῖs] συναλλακτικαῖς M^bQ . 6 ἀναλογίαν] ἀναλογίαν ἔχον M^bQ . 7 συμμένει] έμ-10 Χαρίτων] χάριτος Pb. leρον] leρων Nb. έτερον Pb et (?) pr. μένει MbQ. έμποδών] έκποδών MbQ. 11 ανθυπηρετήσαι τε] ανθυπηρετήσαι ΗαΚΕ MbQNbPb. 13 ποιεί δέ] om. MbQ. την κατ' αναλογίαν] της κατ' αναλογίαν της αναλογίας Nb. Οb. κατ' άναλογίαν (omisso την) MbQ. 14 διάμετρον σύζευξις] τὸ μέτρον συζεύξεις MbQ. οΐον] om. Kb. 15 ὑπόδημα] ύποδήματα Ob. 16 τοῦ ἐκείνου ἔργου] τὸ ἐκείνου ἔργον HaMbQPb. αὐτοῦ] KbOb. τοῦ αὐτοῦ HaLbMbQNbPb. τὸ αὐτοῦ Bekker. 18 την] om. 10 γένηται] γενήσεται Ob. έσται] έτι H2. 20 συμμένει] συμμενεί Οb. συμμαίνει Nb. συμφέρει Mb. θατέρου ante ἔργον] θάτερον H. 21 ouv on HaNbPb. 22 av addit Bekker. om. codd. omnes. καί όσον και οίον] τοιούτον και τοσούτον MbQ. είποι Ο.

for in many cases the law of retaliation and the law of corrective justice do not agree; for example, if a man strikes being a magistrate, he ought not to be struck back, whilst if a man strikes a magistrate, he ought not only to be struck, but also to be chastised: furthermore there is a great difference between what is voluntary and what is involuntary. Nevertheless in commercial kolvavlal the bond of union is this sort of dikalov. viz. τὸ ἀντιπεπουθός, κατ' ἀναλογίαν (in the sense of reciprocal proportion), not κατ' ἰσότητα (in the sense of retaliation). In_ fact it is by proportionate requital that the city holds together: for men seek either to requite ill,—else, if they are not to requite it, they think themselves slaves, or to requite good,-else, there is no interchange, and it is by interchange that men hold together. And this is the reason why men set a shrine of the Graces in a prominent position, in order that there may be mutual requital: for this is a characteristic of grace, since it is right to make return to one who has shown grace, and then that he should begin again to show it.

Now proportionate return is secured by cross-conjunction. For example, let A be a builder, B a shoemaker, C a house, and D a shoe. Here the builder must receive from the shoemaker a portion of his work; and must give him a portion of his own. If then first there is proportionate equality of wares, and then $\tau \delta$ $d \nu \tau \iota \tau \epsilon \pi \sigma \nu \theta \delta s$ is effected, the result of which we speak will be attained. Otherwise the bargain is not $\iota \sigma \sigma \nu$ and does not hold: for there is nothing to prevent the work of the one from being superior to the work of the other: they must therefore be equalized. And this holds of the arts generally; for they would fall into disuse, if, besides acting, the agent did not receive an equivalent both

έπασχε τοῦτο καὶ τοσοῦτον καὶ τοιοῦτον οὐ γὰρ ἐκ δύο ιατρών γίνεται κοινωνία, άλλ' έξ ιατρού και γεωργού, και όλως έτέρων καὶ οὐκ ἴσων ἀλλὰ τούτους δεῖ ἰσασθήναι. § 10 διὸ πάντα συμβλητὰ δεῖ πως εἶναι, ὧν ἐστὶν ἀλλαγή. έφ' δ τὸ νόμισμ' ελήλυθε, καὶ γίνεταί πως μέσον πάντα 5 γαρ μετρεί, ώστε καὶ τὴν ὑπεροχὴν καὶ τὴν ἔλλειψιν, πόσα άττα δη ύποδηματ' ἴσον οἰκία ή τροφη. δεῖ τοίνυν ὅπερ οἰκοδόμος πρὸς σκυτοτόμον, τοσαδὶ ὑποδήματα πρὸς οἰκίαν ή τροφήν (εί γὰρ μή τοῦτο, οὐκ ἔσται ἀλλαγή οὐδὲ κοι-§ 11 νωνία) τοῦτο δ', εἰ μὴ ἴσα εἴη πως, οὐκ ἔσται δεῖ ἄρα 10 ένί τινι πάντα μετρείσθαι, ὧσπερ ἐλέχθη πρότερον τοῦτο δ' έστὶ τῆ μὲν ἀληθεία ἡ χρεία, ἡ πάντα συνέχει (εἰ γὰρ μηθέν δέοιντο ή μη όμοίως, ή οὐκ ἔσται άλλαγη ή οὐχ ή αὐτή·) οἷον δ' ὑπάλλαγμα τῆς χρείας τὸ νόμισμα γέγονε κατὰ συνθήκην καὶ διὰ τοῦτο τοῦνομα ἔχει νόμισμα, ὅτι 15 οὐ φύσει ἀλλὰ νόμφ ἐστί, καὶ ἐφ' ἡμῖν μεταβαλεῖν καὶ $\$ = \pi o i \hat{\eta} \sigma a i \, \hat{\alpha} \chi \rho \eta \sigma \tau o v.$ έσται δ $\hat{\eta}$ αντιπεπονθός, όταν $i \sigma a \sigma \theta \hat{\eta}$, ώστε όπερ γεωργός πρός σκυτοτόμον, τὸ ἔργον τὸ τοῦ σκυτοτόμου πρὸς τὸ τοῦ γεωργοῦ. εἰς σχημα δ' ἀναλογίας οὐ δεῖ ἄγειν ὅταν ἀλλάξωνται (εἰ δὲ μή, ἀμφοτέρας 20 έξει τὰς ὑπεροχὰς τὸ ἔτερον ἄκρον), ἀλλ' ὅταν ἔχωσι τὰ αύτων ουτως ίσοι καὶ κοινωνοί, ότι αύτη ή ἰσότης δύναται έπ' αὐτῶν γίνεσθαι (γεωργὸς Α, τροφή Γ, σκυτοτόμος Β, τὸ ἔργον αὐτοῦ τὸ ἰσασμένον Δ·) εἰ δ' οὕτω μὴ ἦν ἀντι-§ 13 πεπουθέναι, οὐκ αν ἦν κοινωνία. ὅτι δ' ἡ χρεία συνέχει 25 ωσπερ εν τι ον, δηλοί ότι όταν μη εν χρεία ώσιν άλληλων,

Ι καὶ τοιοῦτον] om. Kb. 3 καὶ ante οὐκ] om. MbQ. 4 πάντα] ταῦτα Kb. συμβλητὰ M^bQ . $\pi \omega s$] $\pi \hat{\omega} s$ H³Nb. 5 δ] Kb. ceteri $\tilde{\varphi}$. 6 μετρεῖ, $\tilde{\omega}$ στε καὶ] μετρίωστε καὶ Kb. ελλειψιν] ελλειψιν, μετρεῖ δηλονότι τὸ νόμισμα Pb. 7 άττα] om. Kb. δὴ] δεῖ Nb. ἐσον—ὑποδήματα] om. MbQ. ὅπερ] ὅπερ ὁ LbNbObPb. 8 τοσαδὶ] τόσαδε Kb. τόσα δὴ Lb. 11 πρότερον] καὶ πρότερον Ob. 12 ἐστὶ] ὅτι Kb. $\hat{\eta}$ ante πάντα] om. Kb. 13 $\hat{\eta}$ post ὁμοίωs] om. H³MbQ. 16 οὐ] οὐχὶ Lb. μεταβαλεῖν] μεταβάλλειν H³KbMbQNbOb. 18 ὅπερ δῆ ὁ Pb. τὸ post ἔργον] om, H²LbMbQNb. 19 ἀναλογίας οὐ δεῖ ἀγειν] οὐ δεῖ ἀγειν ἀναλογίας Pb. οὐ διάγειν ἀναλογίας Kb. 21 ὑπεροχάς] ὑπερβολὰς Kb. τὰ] τὸ KbPb. 22 αὐτῶν Η³KbLb NbOb. 23 αὐτῶν] αὐτῶν H³. Α] τὸ $\tilde{\alpha}$ KbLb. 26 ὅταν] ὁπόταν Ob.

in quantity and quality for what the recipient receives: for it is not two physicians between whom κοινωνία finds place, but a physician and a husbandman, and generally those who are not ioo, but different: these have to be equalized. Hence all things which are exchanged must be somehow commensurable: and that they may be so, men have introduced τὸ νόμισμα, which serves as a sort of medium; for it measures all things, and therefore the excess and the defect, —that is to say, determines how many shoes are equivalent to a given house or a given quantity of food. Hence, as a builder to a shoemaker, so must so many shoes be to a house or a given quantity of food (otherwise there will be no exchange, and no κοινωνία), and this proportion will not be secured unless the articles are somehow equal. Hence, as was said above, all things must be measured by a single standard. This standard is in reality demand, which holds all things together; (for if the builder and the shoemaker do not require anything, or do not require correspondingly, there will be either no exchange, or an exchange of a different sort): but demand is conventionally represented by νόμισμα, which is therefore so called, because it is not $\phi \dot{\nu} \sigma \epsilon \iota$ but $\nu \dot{\nu} \mu \omega$, so that it is in our power to change it and to make it useless. 'Αντιπεπουθός then will take place when an equality is established so that as husbandman is to shoemaker, so is the shoemaker's ware to the husbandman's. The reference to the proportional formula must be made, not after the exchange (otherwise there will be two extremes, one of which possesses both the excesses [of 4 § 10]), but when they still retain their own wares: in this way they are ἴσοι and κοινωνοί, because it is possible in their case to establish the proper equality: (husbandman A, food C, shoemaker B, his ware equated to the food D:) while if $\partial \nu \tau \nu \pi e \pi o \nu \theta \delta s$ could not be established in this way, there would be no κοινωνία. That demand holds things together as a single standard, is indicated

η αμφότεροι η ατερος, οὐκ αλλάττονται, ωσπερ όταν οῦ έχει αὐτὸς δέηταί τις, οἶον οἴνου διδόντες σίτου ἐξαγωγήν. § 14 δει άρα τούτο ἰσασθήναι. ὑπὲρ δὲ τής μελλούσης άλλαγης, εί νῦν μηδεν δείται, ὅτι ἔσται ἐὰν δεηθη, τὸ νόμισμα οξον έγγυητής έσθ ήμιν δεί γαρ τούτο φέροντι είναι 5 λαβείν. πάσχει μέν οὖν καὶ τοῦτο τὸ αὐτό οὐ γὰρ ἀεὶ ίσον δύναται όμως δε βούλεται μένειν μάλλον. διό δεί πάντα τετιμησθαι οὖτω γὰρ ἀεὶ ἔσται ἀλλαγή, εἰ δὲ τοῦτο, κοινωνία. τὸ δὴ νόμισμα ὧσπερ μέτρον σύμμετρα ποιήσαν ἰσάζει οὖτε γὰρ ἄν μὴ οὖσης ἀλλαγῆς κοινωνία 10 ήν, οὖτ' ἀλλαγὴ ἰσότητος μὴ οὖσης, οὖτ' ἰσότης μὴ οὖσης § 15 συμμετρίας. τη μέν οὖν ἀληθεία ἀδύνατον τὰ τοσοῦτον διαφέροντα σύμμετρα γενέσθαι, πρὸς δὲ τὴν χρείαν ἐνδέχεται ίκανως. εν δή τι δεί είναι, τούτο δ' έξ ύποθέσεως διὸ νόμισμα καλείται τοῦτο γὰρ πάντα ποιεί σύμμετρα: 15 μετρείται γὰρ πάντα νομίσματι. οἰκία Α, μναί δέκα Β, κλίνη Γ. τὸ δὴ Α τοῦ Β ημισυ, εἰ πέντε μνῶν ἀξία ἡ οικία, ή ίσον ή δὲ κλίνη δέκατον μέρος τὸ Γ τοῦ Β. § 16 δήλον τοίνυν πόσαι κλίναι ἴσον οἰκία, ὅτι πέντε. ὅτι δ' ούτως ή άλλαγή ήν πρίν τὸ νόμισμα είναι, δήλον 20 διαφέρει γὰρ οὐδὲν ἢ κλίναι πέντε ἀντὶ οἰκίας, ἢ ὄσου αί πέντε κλίναι.

§ 17 τί μεν οὖν τὸ ἄδικον καὶ τί τὸ δίκαιόν ἐστιν, εἴρηται.

by the fact that, when there is no demand on the part of both for mutual assistance, or at least on the part of one, they do not exchange: whereas, when B wants what A has, they exchange, giving, for example, the privilege of exporting corn in return for wine; this bargain then has to be equalized. But if we do not require a thing now, τὸ νόμισμα is to us a sort of guarantee of future exchange, a pledge that it shall take place if at another time we require the thing: for it must be possible for the trader on producing the νόμισμα to obtain the ware. Of course τὸ νόμισμα is subject to the same laws as the wares themselves,—it is not always of the same value: nevertheless it tends to be more constant in value than they. All things therefore ought to have a value assigned to them: for so there will always be exchange, and if so, a κοινωνία. Thus τὸ νόμισμα is a sort of measure which makes things commensurable and reduces them to equality: for there would be no κοινωνία if there were no exchange, and no exchange if there were no equality, and no equality if there were no commensurability, Thus though it is in reality impossible for things so widely different to become commensurable, it is possible in an adequate degree by reference to demand. Hence there must be a single standard, and this determined by agreement, whence it is called νόμισμα. νόμισμα makes all things commensurable, all things being measured by it. Let A be a house, B ten minas, C a bed. Now A is half B, if the house is worth or equivalent to five minas, and the bed C is the tenth part of B: it is plain then how many beds are equivalent to a house, viz. five. That this was the way in which exchange was effected before currency existed, is clear; for it makes no difference whether five beds are given for a house, or the price of the five beds.

We have now defined ἄδικου, and δίκαιου, and from our

διωρισμένων δε τούτων δήλον ότι ή δικαιοπραγία μέσον έστὶ τοῦ ἀδικεῖν καὶ ἀδικεῖσθαι τὸ μὲν γὰρ πλέον ἔχειν τὸ δ' έλαττον έστίν. ή δε δικαιοσύνη μεσότης τίς έστιν, οὐ τὸν αὐτὸν δὲ τρόπον ταῖς ἄλλαις ἀρεταῖς, ἀλλ' ὅτι μέσου ἐστίν, καὶ ὥσπερ ὑγιεινὸν μὲν ἐν ἰατρικῆ εὐεκτικὸν δὲ ἐν γυμ- 5 ναστική: > ή δ' άδικία των άκρων. καὶ ή μὲν δικαιοσύνη έστὶ καθ' ην ὁ δίκαιος λέγεται πρακτικὸς κατὰ προαίρεσιν τοῦ δικαίου, καὶ διανεμητικὸς καὶ αύτῷ πρὸς ἄλλον καὶ έτέρω προς έτερον, ουχ ούτως ώστε του μεν αίρετου πλέον αύτῷ ἔλαττον δὲ τῷ πλησίον τοῦ βλαβεροῦ δ' ἀνάπαλιν, 10 § 18 άλλὰ τοῦ ἴσου τοῦ κατ' ἀναλογίαν, ὁμοίως δὲ καὶ ἄλλω προς άλλον. ή δ' άδικία τουναντίον του άδίκου' τουτο δ' έστιν ύπερβολή και έλλειψις τοῦ ωφελίμου ή βλαβεροῦ παρὰ τό ἀνάλογον., διὸ ὑπερβολή καὶ ἔλλειψις ή ἀδικία, ότι ύπερβολής καὶ έλλείψεώς έστιν, έφ' αύτοῦ μεν ύπερ-15 βολής μεν τοῦ ἀπλῶς ἀφελίμου, ἐλλείψεως δὲ τοῦ βλαβεροῦ ἐπὶ δὲ τῶν ἄλλων τὸ μὲν ὅλον ὁμοίως, τὸ δὲ παρὰ τὸ ἀνάλογον, ὁποτέρως ἔτυχεν. τοῦ δὲ ἀδικήματος τὸ μεν έλαττον τὸ ἀδικεῖσθαί ἐστι, τὸ δὲ μεῖζον τὸ ἀδικεῖν. 11 \$7 < φανερον δε και ότι άμφω μεν φαθλα, και το άδικεισθαι 20 καὶ τὸ ἀδικείν τὸ μεν γὰρ ἔλαττον τὸ δὲ πλέον ἔχειν ἐστὶ τοῦ μέσου Γκαὶ ώσπερ ύγιεινον μεν έν ιατρική εὐεκτικον δὲ ἐν γυμναστικῆ] ἀλλ' ὅμως χείρον τὸ ἀδικείν τὸ μὲν

¹ $\dot{\eta}$] $\kappa \alpha i \dot{\eta}$ HaMbQNb. 2 $\xi \chi \epsilon i \nu$] $\xi \chi \epsilon i$ MbQ. 3 μεσότης τίς έστω] μεσότης Estly HaMbQNbOb Bekker. 4 δè post αὐτὸν] om. HaMbQNb Bekker. ταις άλλαις άρεταις] ταις πρότερον άρεταις HaMbQ Bekker. ταις προτέραις άρεταις Nb. ται άρεται ται πρότερον Ob. μέσου] τοῦ ίσου μέσου Η*MbQ. ωσπερ—γυμναστικ $\hat{\eta}$] ex 11 § 7 traieci. 8 δικαίου, καὶ διανεμητικός κατὰ προαίρεσιν τοῦ δικαίου καὶ N^b . αὐτ $\hat{\psi}$] αὐτ $\hat{\psi}$ ι αὐτ $\hat{\psi}$ κατὰ N^b . 9 οὕτως] αὕτως N^b . 10 αὐτ $\hat{\omega}$] αὐτ $\hat{\omega}$ ι K^b . αὐτ $\hat{\omega}$ H^aN^b . $\tau\hat{\omega}$] τὸ Q. $βεροῦ] τοῦ βλαβεροῦ <math>O^b$. 14 διὸ] διὸ καὶ H^aM^bQ . διὸ ὑπερβολή—παρά τὸ dνάλογον] om. Nb. 15 αὐτοῦ] ἐαυτοῦ HaLbPb. ἐαυτοῖς MbQ. ὑπερβολή Ha. 16 μέν] om. HaLbMbQObPb. $\tau o \hat{v}$ ante $d\pi \lambda \hat{\omega} s$ $\tau \hat{\eta} s$ H^a . τοῦ ante β λαβεροῦ] om. H^aM^bQ . om. H^aM^bQ. 17 παρὰ] πρὸς H^aM^bQ. 18 ὁποτέρως]
 δὲ] om. N^b. 19 τὸ ante ἀδικεῦσθαι] τοῦ M^bQ. om. K^b. δπότερον HaMbQ. τὸ ante ἀδικείν] τοῦ MbQ. 20 φανερον-άποθανείν] 11 §§ 7, 8 traieci. καὶ ὅτι] δ' ὅτι καὶ $H^aL^bM^bQO^b$. 21 μέν] εΐναι O^b . πλέον] πλείον KbObPb. έχεω] om. HaMbQ.

definitions of them it is plain that δικαιοπραγία is a μέσου between αδικείν and αδικείσθαι, the former consisting in having too much, the latter in having too little. Δικαιοσύνη is a μεσότης, not in the same way as the other virtues, but in the sense of having a μέσον for its result, in fact like ὑγιεινόν in medicine and εὐεκτικόν in gymnastic, the extremes being similarly the results of αδικία. Furthermore δικαιοσύνη is a έξις in virtue of which the δίκαιος is said to be πρακτικός κατά προαίρεσιν του δικαίου, και διανεμητικός whether between himself and another, or between two others, not in such a way that he shall have more and his neighbour less of what is desirable, and contrariwise of what is harmful, but so that he and his neighbour shall have τὸ ἴσον τὸ κατ' ἀναλογίαν, and in like manner when the distribution is between two others. 'Aδικία on the other hand is similarly related to τὸ ἄδικον, τὸ άδικον being excess and defect of what is beneficial or harmful, in violation of τὸ ἀνάλογον. Wherefore ἀδικία is excess and defect in the sense that its results are excess and defect, that is to say, in the case of the offender, excess of what is generally speaking beneficial and defect of what is harmful, and in the case of others, in general as in the former case, though the deviation from τὸ ἀνάλογον may be either on the side of excess or on that of defect. In the ἀδίκημα defect constitutes ἀδικεῖσθαι, excess αδικείν. Plainly both are bad, both τὸ αδικείσθαι and τὸ ἀδικεῖν; for τὸ ἀδικεῖσθαι is to have less, and τὸ ἀδικεῖν to have more, than the mean: nevertheless τὸ ἀδικείν is the worse of the two; for τὸ ἀδικεῖσθαι does not imply κακία and γὰρ ἀδικεῖν μετὰ κακίας καὶ ψεκτόν, καὶ κακίας ἢ τῆς τελείας καὶ ἀπλῶς ἢ ἐγγύς, (οὐ γὰρ ἄπαν τὸ ἑκούσιον μετὰ ἀδικίας, < ἐν οἷς δ᾽ ἀδικία, καὶ τὸ ἀδικεῖν ἐν τούτοις, ἐν οἷς δὲ τὸ ἀδικεῖν, οὐ πᾶσιν ἀδικία, >) τὸ δ᾽ ἀδικεῖσθαι 11 § 8 ἄνευ κακίας καὶ ἀδικίας. καθ αὐτὸ μὲν οὖν τὸ ἀδικεῖσθαι τῆττον φαῦλον, κατὰ συμβεβηκὸς δ᾽ οὐθὲν κωλύει μεῖζον εἶναι κακόν. ἀλλ᾽ οὐδὲν μέλει τῆ τέχνη, ἀλλὰ πλευρῖτιν λέγει μείζω νόσον προσπταίσματος καίτοι γένοιτ ἄν ποτε θάτερον κατὰ συμβεβηκός, εἰ προσπταίσαντα διὰ τὸ πεσεῖν συμβαίη ὑπὸ τῶν πολεμίων ληφθῆναι καὶ ἀπο- ιο θανεῖν. >

περί μέν οὖν δικαιοσύνης καὶ ἀδικίας, τίς ἐκατέρας 5 8 19 έστιν ή φύσις, ειρήσθω τοῦτον τὸν τρόπον, ὁμοίως δὲ καί 6 § 4 περὶ δικαίου καὶ ἀδίκου καθόλου. δεῖ δὲ μὴ λανθάνειν ότι τὸ ζητούμενον έστι καὶ τὸ άπλῶς δίκαιον τὸ πολιτικὸν δίκαιον. τοῦτο δ' ἐστὶ κοινωνών βίου πρός τὸ είναι αὐτάρκειαν, έλευθέρων καὶ ἴσων ἡ κατ' αναλογίαν ή κατ' αριθμόν ωστε όσοις μή έστι τοῦτο, ούκ έστι τούτοις πρός άλλήλους το πολετικόν δίκαιον. άλλά τι δίκαιον καὶ καθ' ὁμοιότητα. ἔστι γὰρ δίκαιον 20 οίς καὶ νόμος πρὸς αὐτούς νόμος δ', ἐν οίς ἀδικία ή γαρ δίκη κρίσις τοῦ δικαίου καὶ τοῦ ἀδίκου [ἐν οἶς δ] άδικία, καὶ τὸ άδικεῖν ἐν τούτοις, ἐν οἶς δὲ τὸ άδικεῖν, οὐ πασιν αδικία τοῦτο δ' έστι τὸ πλέον αὐτῷ νέμειν τῶν § 5 άπλως ἀγαθων, ἔλαττον δὲ των άπλως κακων. διὸ οὐκ 25 έωμεν ἄρχειν ἄνθρωπον, ἀλλὰ τὸν λόγον, ὅτι ξαυτῷ τοῦτο

I ψεκτόν, και κακίας] ψεκτόν ήν και κακίας Nb. ψεκτόν ήν και της κακίας Hambo. $\tau \hat{\eta} s$ post $\hat{\eta}$] om. L^b. 2 kal post $\tau \epsilon \lambda \epsilon las$] om. K^b. έγγύς] σύνεγγυς Ob. āπαν] παν KbPb. 7 είναι] om. HaKbLbNbObPb. μέλει] μέλλει Η. προσπταίσαντα] προσπταίσαντος <math>M^bQ. 10 καί] ή KbOb. 14 δικαίου] τοῦ 6 §§ 1, 2] vide infra, post 8 § 8. Bikalov Bekker. 6 § 3] vide infra, 10 § 1. 15 καὶ τὸ ἀπλῶς—ἐστιν] om. M^bQ . καὶ post δίκαιον] om. $K^bL^bN^b$. 16 ἐστιὶ ἐπὶ N^b . ἐστιν ἐπὶ O^b Bekker. κοινωνῶν] κοινωνὸν H^aM^bQ . κοινα P^b . 20 άλλά τι δίκαιον] άλλά τι δίκαιον άλλά τι δίκαιον Η². καὶ ante καθ'] om. Η². αὐτοὺs] Mb. αὐτοὺs ceteri et Bekker. 21 ols] èv ols Ob. 22 κρίσις] κρίσις $\delta\sigma\tau l \ L^bO^b$. 24 $a\dot{b}\tau\dot{\phi}$] $a\dot{b}\tau\dot{\omega}$ K^b . $a\dot{b}\tau\dot{\omega}$ H^aN^b . 26 $\tau\dot{o}\nu$ $\lambda\dot{o}\gamma\sigma\nu$] $\tau\dot{\omega}\nu$ $\lambda\dot{o}\gamma\sigma\nu$ N^b . τον νόμον MbQ.

[NICOMACHEAN] ETHICS V 11 §§ 7, 8: 5 § 19: 6 §§ 4, 5. 37 αδικία in the sufferer, whereas τὸ ἀδικεῖν is blameworthy and implies κακία, which κακία is either τελεία καὶ ἀπλῶς or almost so. ([The qualification is required] because an ἀδίκημα voluntarily committed does not necessarily imply ἀδικία; where there is ἀδικία, there is ἀδικεῖν, but where there is ἀδικεῖν, there is not always ἀδικία.) Thus in itself τὸ ἀδικεῖσθαι is the lesser evil; still it may be κατὰ συμβεβηκός the greater. With this however theory is not concerned: theory reckons pleurisy a more serious infirmity than a sprain; but a sprain may be κατὰ συμβεβηκός worse than a pleurisy, should it chance that a man in consequence of a sprain falls, and in consequence of the fall is taken by the enemy and put to death.

So much may be said in explanation of the nature of δικαιοσύνη and ἀδικία, and in like manner of δίκαιον and ἄδικον regarded καθόλου. But it must not be forgotten that what we seek is not merely τὸ ἀπλῶς δίκαιον, but also τὸ πολιτικὸν δίκαιον, i.e. the δίκαιον of free and (proportionately or actually) equal citizens living together with a view to the satisfaction of wants. Where this is not the case, πολιτικὸν δίκαιον does not exist, but only a sort of δίκαιον, so called καθ' ὁμοιότητα. For δίκαιον subsists among those who have law to govern their mutual dealings; and law, where there is ἀδικία, δίκη being the determination of δίκαιον and ἄδικον, and ἄδικον consisting in the appropriation of too large a share of what is generally speaking good or too small a share of what is generally speaking bad. Hence we do not allow a particular man to rule, preferring the formula of law, because a particular man

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ποιεί και γίνεται τύραννος. έστι δ' ο άρχων φύλαξ τοῦ 86 δικαίου, εί δὲ τοῦ δικαίου, καὶ τοῦ ἴσου ἐπεὶ δ' οὐθὲν αὐτῷ πλέον είναι δοκεί, είπερ δίκαιος, (οὐ γὰρ νέμει πλέον τοῦ ἀπλῶς ἀγαθοῦ αὐτῷ, εἰ μὴ πρὸς αὐτὸν ἀνάλογόν έστιν διὸ έτέρω πονεί, καὶ διὰ τοῦτο ἀλλότριον είναί 5 φασιν άγαθὸν τὴν δικαιοσύνην, καθάπερ έλέχθη καὶ πρό-§ 7 τερον.)—μισθός άρα τις δοτέος, τοῦτο δὲ τιμή καὶ γέρας. § 8 ότω δὲ μὴ ίκανὰ τὰ τοιαῦτα, οῦτοι γίνονται τύραννοι. τὸ δὲ δεσποτικον δίκαιον καὶ τὸ πατρικον οὐ ταὐτὸν τούτοις άλλ' όμοιον' οὐ γὰρ ἔστιν ἀδικία πρὸς τὰ αὐτοῦ ἀπλώς, 10 τὸ δὲ κτημα καὶ τὸ τέκνον, ἔως ἄν ἢ πηλίκον καὶ χωρισθη, ξο ώσπερ μέρος αὐτοῦ. αὐτον δ' οὐθεὶς προαιρείται βλάπτειν, διὸ οὐκ ἔστιν ἀδικία πρὸς αὐτόν, οὐδ' ἄρα ἄδικον ούδε δίκαιον τὸ πολιτικόν κατά νόμον γάρ ην, καὶ έν οίς επεφύκει είναι νόμος ούτοι δ' ήσαν οίς υπάρχει 15 ἰσότης τοῦ ἄρχειν καὶ ἄρχεσθαι. διὸ μάλλον πρὸς γυναϊκά έστι δίκαιον ή προς τέκνα καὶ κτήματα τοῦτο γάρ έστι τὸ οἰκονομικὸν δίκαιον ετερον δὲ καὶ τοῦτο τοῦ 7 πολιτικού του δε πολιτικού δικαίου το μεν φυσικόν έστι τὸ δὲ νομικόν, φυσικὸν μὲν τὸ πανταχοῦ τὴν αὐτὴν ἔχον 20 δύναμιν, καὶ οὐ τῷ δοκείν ἡ μή, νομικὸν δὲ ὁ ἐξ ἀρχῆς μεν οὐθεν διαφέρει οὕτως ή άλλως, όταν δε θώνται, διαφέρει, οίον τὸ μνᾶς λυτροῦσθαι, ή τὸ αίγα θύειν άλλα μή δύο πρόβατα, έτι όσα έπὶ τῶν καθ έκαστα νομοθετούσιν.

² el δὲ τοῦ δικαίου] om. M^bQ . 3 πλέον post νέμει] om. P^b . 4 τοῦ ἀπλῶς ἀγαθοῦ αἰτῷ] αὐτῶ τοῦ ἀπλῶς ἀγαθοῦ L^b , αἰτῷ] αὐτῶ L^b N bQ . αὐτὸν] ἐαυτὸν Q. 5 πονεῖ] ποιεῖ Bekker. εἶναί φασιν ἀγαθὸν] ἀγαθὸν εἶναί φασιν H^a M bQ . 6 καὶ] om. H^a . 7 ἀρα τις] τις ἄρα H^a M bQ O b . 8 ὅτῳ] δσοις O^b . τὰ τοιαῖτα] ταῦτα H^a M bQ N b O b . 9 ταὐτὸν] ταυτὸ O^b . τούτοις] τούτων H^a . 10 αὐτὸν] αὐτὸν H^a L b N b . 11 τὸ απια τέκνον] om. K^b L b . χωρισθῆ H^a μης χωρισθῆ H^a L b M b Q. άδικον] ἀδικία δν K^b . 16 γυναῖκα] τὴν γυναῖκα M^b Q. 17 κτήματα] κτήμα L^b . 18 εἰκονομικὸν] οἰκονομικὸν καὶ N^b . δὲ] δὲ ἐστι N^b P b . καὶ απια τοῦτο] om. H^a M b Q. 19 τοῦ δὲ πολιτικοῦ] om. K^b . μὲνμὲν γὰρ K^b . 20 νομικὸν] νόμιμον K^b P b . νομικὸν, καὶ L^b . 21 οῦ τῷ] οῦτω K^b M b Q. νομικὸν] νόμιμον K^b P b . νομικὸν, καὶ L^b . 21 οῦ τῷ] οῦτω K^b M b Q. νομικὸν] νόμιμον K^b , δ] om. M^b Q. 22 δταν δὲ θῶνται, διαφέρει] om. P^b . 23 οἶον] οῦτως ἡ ἄλλως οἴον K^b .

rules in his own interest and becomes a tyrant. The magistrate is the guardian of τὸ δίκαιον, and therefore of τὸ ἴσον: and since it is assumed that if he is δίκαιος, he has no more than his share,—for he does not apportion to himself more of what is generally speaking good unless such a share is proportionate to his claims, so that it is in the interest of another that he is at the pains of the distribution, (which is the reason why δικαιοσύνη is said to be the good of others, as was remarked before,)—a reward must be given to the magistrate in the shape of honour and privilege; and when magistrates do not receive a sufficiency of such things, they become tyrants.

The δίκαιον of master and slave (δεσποτικόν) and that of father and son (πατρικόν) resemble, but are not identical with, that of the free and equal: for there is no abunia in the strict sense of the word towards what is one's own; and the slave, and the child until he reaches a certain age and becomes independent, are as it were parts of oneself. Again no one deliberately chooses to harm himself, and therefore a man cannot show dounta towards himself; it follows that he cannot exhibit towards himself πολιτικον άδικον or δίκαιον, since, as we said before, these depend upon law, and subsist only among those with whom law is a natural institution, that is to say, as we explained, those who have equality in ruling and being ruled. Hence δίκαιον subsists rather between man and wife than between father and children or master and slave: this, [the δίκαιον of man and wife,] is the δίκαιον of the household, and even this is different from the δίκαιον of the polity.

Of the πολιτικον δίκαιον there are two kinds, the one natural, the other conventional; that being natural which everywhere has the same import and does not depend upon enactment, and that conventional which in the first instance is decided indifferently one way or another, but when once decided is not a matter of indifference: for example, that a mina shall be the prisoner's ransom, that a sacrifice shall consist of a goat and not of two sheep, and all prescriptions for

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§ 2 οίον τὸ θίειν Βρασίδα, καὶ τὰ ψηφισματώδη. δοκεῖ δ' ένίοις είναι πάντα τοιαῦτα, ὅτι τὸ μὲν φύσει ἀκίνητον καὶ πανταχοῦ τὴν αὐτὴν ἔχει δύναμιν, ὧσπερ τὸ πῦρ καὶ ένθάδε καὶ έν Πέρσαις καίει, τὰ δὲ δίκαια κινούμενα § 3 ορώσιν. (τοῦτο δ' οὐκ ἔστιν οὕτως ἔχον, ἀλλ' ἔστιν ως. 5 καίτοι παρά γε τοις θεοις ίσως οὐδαμώς παρ' ήμιν δ' έστι μέν τι καὶ φύσει, κινητὸν μέντοι παν.) αλλ' όμως \$ + έστι τὸ μὲν φύσει τὸ δ' οὐ φύσει ποῖον δὲ φύσει τῶν ένδεχομένων καὶ ἄλλως ἔχειν, καὶ ποῖον οὖ άλλὰ νομικὸν καὶ συνθήκη, εἴπερ ἄμφω κινητὰ ὁμοίως, δηλον. καὶ ἐπὶ το τών άλλων ό αὐτὸς άρμόσει διορισμός φύσει γάρ ή δεξιά κρείττων, καίτοι ενδέχεται πάντας αμφιδεξίους γε-§ 5 νέσθαι. τὰ δὲ κατὰ συνθήκην καὶ τὸ συμφέρον τῶν δικαίων δμοιά έστι τοις μέτροις. οὐ γὰρ πανταχοῦ ἴσα τὰ οίνηρὰ καὶ σιτηρὰ μέτρα, ἀλλ' οῦ μὲν ώνοῦνται, μείζω, 15 οδ δὲ πωλοῦσιν, ἔλάττω ὁμοίως δὲ καὶ τὰ μὴ φυσικὰ άλλ' ανθρώπινα δίκαια οὐ ταὐτὰ πανταχοῦ, ἐπεὶ οὐδ' αἱ πολιτείαι, άλλα μία μόνον πανταχού κατα φύσιν ή αρίστη. § 6 των δὲ δικαίων καὶ νομίμων ἔκαστον ώς τὰ καθόλου πρὸς τὰ καθ' ἔκαστα ἔχει τὰ μὲν γὰρ πραττόμενα πολλά, 20 ε τ ἐκείνων δ' ἔκαστον ἔν καθόλου γάρ. διαφέρει δὲ τὸ άδίκημα καὶ τὸ άδικον, καὶ τὸ δικαίωμα καὶ τὸ δίκαιον. άδικον μεν γάρ έστι τη φύσει ή τάξει αὐτὸ δε τοῦτο, όταν πραχθη, ἀδίκημά ἐστι, πρὶν δὲ πραχθηναι, οὖπω,

Ι ψηφισματώδη] ψηφίσματα τάδε Mb. 2 elvai márta] márta elvai $H^aM^bQN^b$. $\delta \tau \iota]$ $\delta \iota \delta \tau \iota \ O^b$. $3 \tau h \nu a \dot{\nu} \tau h \nu \xi \chi \epsilon \iota]$ $\xi \chi \epsilon \iota \tau h \nu a \dot{\nu} \tau h \nu O^b$. $\tau \dot{\sigma}$ $\pi\hat{v}\rho$ kal] kal tò $\pi\hat{v}\rho$ MbQ. 5 $\xi\chi\sigma$, dàl' $\xi\sigma\tau\omega$ ω s] oin. MbQ. 6 $\gamma\epsilon$ tois θ eoîs $t\sigma\omega s$] τ oîs $t\sigma\omega s$] τ oîs $t\sigma\omega s$] $t\sigma\omega s$ $t\sigma\omega s$] $t\sigma\omega s$ $t\sigma\omega s$] $t\sigma\omega s$] έχον $H^{a}M^{b}QN^{b}O^{b}P^{b}$. οὐδαμῶς έχον έστι L^{b} . 7 φύσει, κινητόν μέντοι] φυσικόν κινητόν οὐ μέντοι HaMbQ. 11 άλλων] άλλων και Kb. διορισμός] διορισμένος 12 πάντας] τινας Bekker. 13 συμφέρον] συμφέρων Nb. 15 of w 16 οδ] & M^bQ. μη] om. H^aM^b. 17 οδ] αδ N^b. P^b. 18 πολιτείαι] πολιτεία N^b. μόνον] μέν H^aM^bQ. MbQ. al] om. KbLbNbPb. Karà] κατά τὴν H^aM^bQ . 19 τὰ ante καθόλου] τὸ H^a . $\pi \rho \delta s$] $\pi \sigma \nu H^a$. 22 καὶ τὸ δικαίωμα καὶ τὸ δίκαιον] om. K^b.

23 τῆ] τὸ H^a.

L^b. αὐτὸ] τὸ αὐτὸ H^aM^bQN^b Bekker.

24 ἐστὶ] om. τδ] δέ και τδ Ob. 24 ἐστι] om. η τάξει] η τη τάξει Lb. KbLbPb.

individual cases, e. g. the sacrifice in honour of Brasidas, and the provisions of a psephism. Some maintain that all δίκαια are of this conventional sort, because what is by nature is invariable and has the same effect everywhere, as for example fire burns both here and in Persia; whereas they see that δίκαια vary. (That δίκαια vary, though not true without limitation, is true in a manner. With the gods indeed, it is perhaps not true at all; but with men, though there is a δίκαιον which is by nature, all δίκαια are variable.) Nevertheless there is a δίκαιον which is natural, as well as a δίκαιον which is non-natural: and it is easy to see what regulations which might have been otherwise are natural, and what regulations are not natural but legal and conventional, the two sorts being all the time equally variable. And in all other matters the same distinction will hold: for by nature the right hand is the stronger; still all may become ambidextrous. In fact δίκαια which are determined by convention and convenience resemble standard measures: for the measures of wine and corn are not equal in all places, being larger in wholesale, and smaller in retail, markets; and in like manner δίκαια which are not natural but of human appointment are not the same in all places, inasmuch as constitutions are not the same, though in all places there is one only which is natural, i. e. the perfect constitution.

Each δίκαιον or νόμιμον stands to individual acts in the relation of universal to particulars: for the things done are many, and each δίκαιον or νόμιμον is one, because universal.

There is a difference between the ἀδίκημα and the ἄδικον, the δικαίωμα and the δίκαιον: for whereas a thing is ἄδικον by nature or by appointment, the thing in question when it is done is an ἀδίκημα; before it is done it is not an ἀδίκημα but

ἀλλ' ἄδικον. όμοίως δὲ καὶ δικαίωμα. (καλεῖται δὲ μᾶλλον δικαιοπράγημα τὸ κοινόν, δικαίωμα δὲ τὸ ἐπανόρθωμα τοῦ ἀδικήματος.) καθ ἔκαστον δὲ αὐτῶν, ποῖά τε εἴδη καὶ πόσα καὶ περὶ ποῖα τυγχάνει ὄντα, ἴστερον ἐπισκεπτέον.

όντων δε των δικαίων καὶ αδίκων των είρημένων. άδικει μέν και δικαιοπραγεί, όταν έκών τις αὐτά πράττη όταν δ' άκων, οὐτ' ἀδικεῖ οὖτε δικαιοπραγεῖ ἀλλ' ή κατὰ συμβεβηκός οίς γὰρ συμβέβηκε δικαίοις είναι ή § 2 αδίκοις, πράττουσιν. (αδίκημα δε καὶ δικαιοπράγημα 10 ωρισται τῷ ἐκουσίῳ καὶ ἀκουσίῳ. ὅταν γὰρ ἐκούσιον ή, ψέγεται, αμα δε καὶ ἀδίκημα τότ' ἐστίν' ὤστ' ἔσται τι άδικον μεν άδίκημα δ' οὖπω, έὰν μὴ τὸ έκούσιον § 3 προσή. λέγω δ' έκούσιον μέν, ώσπερ καὶ πρότερον είρηται, ο αν τις των έφ' αυτώ όντων είδως και μη άγ- 15 νοων πράττη μήτε ον μήτε φ μήτε ου < ενεκα >, οίον τίνα τύπτει καὶ τίνι καὶ τίνος ἔνεκα, κἀκείνων ἔκαστον μή κατὰ συμβεβηκός μηδε βία, ώσπερ εί τις λαβών την χείρα αὐτοῦ τύπτοι ἔτερον, οὐχ ἐκών, οὐ γὰρ ἐπ' αὐτῷ. ἐνδέχεται δὲ τὸν τυπτόμενον πατέρα εἶναι, τὸν δ' ὅτι μὲν 20 άνθρωπος ή των παρόντων τις γινώσκειν, ότι δε πατήρ άγνοείν. όμοίως δε το τοιούτον διωρίσθω καὶ ἐπὶ τοῦ οδ ένεκα, καὶ περὶ τὴν πράξιν όλην. τὸ δὴ ἀγνοούμενον, ή μη άγνοούμενον μεν μη έπ' αὐτῷ δ' ον, ή βία, ἀκούσιον.)

1 άδικον] άδικον δτι (τι Kb) δταν πραχθή άδικημα έστιν KbLbNbObPb. μάλλον δικαιοπράγημα τὸ κοινόν] τὸ κοινὸν μάλλον δικαιοπράγημα $H^aM^bQN^b$. 86] 3 ποιά] ποία Nb. 4 τυγχάνει] τυγχάνοι Pb. 6 τών ante δικαίων] om. MbQ. είρημένων] προειρημένων Ob. 7 ὅταν—ἀλλ' ή] τις άλλά 9 είναι η άδικοις η άδικοις είναι Ob. 12 έσται τι άδικον] άδικόν τι 13 δ' ούπω, έὰν] ούπω έστὶν έὰν MbQ. έὰν] ἄν HaKbLbPb. ἔσται HaMbQNb. 14 μèν] om. MbQ. 15 αὐτῷ] ἐαυτῶ ΗªΜ^bQOb. 16 πράττη] πράττοι M^b. πράττη—olor] om. N^b. ον] δ K^bP^b. φ] ώς corr. K^b. ον] ον corr. K^bP^b. ξνεκα] addit Bekker. om. codd. omnes. 17 τύπτει] τύπτειν K^b. καὶ τίνι] om. Kb. εκαστον] εκάτερον Kb. εκάτεον Pb. 19 τύπτοι] τύπτει HalbMbOOb. έκων] έκων δέ HaMbQNbObPb. έπ' αὐτῷ] ἐφ' ἐαυτῶ Ob. 2 Ι δέ πατηρ] δ' ο πατήρ Ob. 22 το ante τοιούτον] om. Q. τού] Kb. τών ceteri. 24 $\dot{\epsilon}\pi'$ $\dot{a}\dot{v}\tau\hat{\phi}$] $\dot{\epsilon}\phi'$ $\dot{a}\dot{v}\tau\hat{\omega}$ L^bP^b . $\dot{\epsilon}\phi'$ $\dot{a}\dot{v}\tau\hat{\omega}$ N^b . $\dot{\epsilon}\phi'$ $\dot{\epsilon}av\tau\hat{\omega}$ O^b . $\dot{a}\kappa o \dot{v}\sigma \iota o v$] $\dot{\epsilon}\kappa o \dot{v}$ σιον Nb.

only ἄδικου. So too with a δικαίωμα. (More correctly the general term is δικαιοπράγημα, δικαίωμα being the correction of the ἀδίκημα.)

We must enumerate hereafter the several kinds of δίκαια and νόμιμα, and describe them and the things with which they are concerned.

And whereas δίκαια and ἄδικα are what has been said, a man άδικει or δικαιοπραγεί when he voluntarily does άδικα or δίκαια: but when he does those acts involuntarily, he neither αδικεί nor δικαιοπραγεί except κατά συμβεβηκός, for such an one does acts which are κατά συμβεβηκός δίκαια or άδικα, (That an act is or is not an ἀδίκημα οr δικαιοπράγημα is determined by its voluntariness or involuntariness: for when an act is voluntary it is blamed, and is at the same time an άδίκημα: so that there will be an act which is άδικον, but not yet an ἀδίκημα, if voluntariness is lacking. Here by a voluntary act I mean, as has been said above, anything which being within his power a man does knowingly and not in ignorance of the person, the instrument, or the result,-for example whom he strikes, what he strikes with, and with what result,doing any such act neither κατά συμβεβηκός nor under compulsion; whereas if B were to take A's hand and strike C, A would not strike voluntarily, the act not being in his own power. But it is possible that the person struck should be the father of the striker, and that the striker should know that the other was a human being or even one of the bystanders, and yet be ignorant that it was his father. The same sort of distinction may be made in like manner in regard to the result, and with reference to the act generally. Now an act done in ignorance, or an act which, though not done in ignorance, is not under the agent's control, or is done under compulsion,

πολλά γάρ καὶ τῶν φύσει ὑπαρχόντων εἰδότες καὶ πράττομεν καὶ πάσχομεν, ὧν οὐθὲν οὖθ ἐκούσιον οὖτ' ἀκού-§ 4 σιόν έστιν, οξον τὸ γηραν ή ἀποθνήσκειν· ἔστι δ' ὁμοίως έπὶ τῶν ἀδίκων καὶ τῶν δικαίων καὶ τὸ κατὰ συμβεβηκός. καὶ γὰρ αν τὴν παρακαταθήκην ἀποδοίη τις ἄκων καὶ 5 δια φόβον, ον οὖτε δίκαια πράττειν οὖτε δικαιοπραγείν φατέον άλλ' ή κατά συμβεβηκός όμοίως δὲ καὶ τὸν αναγκαζόμενον καὶ άκοντα τὴν παρακαταθήκην μὴ ἀποδιδόντα κατά συμβεβηκός φατέον άδικείν καὶ τὰ άδικα § 5 πράττειν. των δε εκουσίων τὰ μεν προελόμενοι πράτ- το τομεν τὰ δ' οὐ προελόμενοι, προελόμενοι μεν όσα προβου-§ 6 λευσάμενοι, ἀπροαίρετα δὲ όσα ἀπροβούλευτα. τριῶν δὲ ουσων βλαβων των έν ταις κοινωνίαις, τὰ μεν μετ' άγνοίας άμαρτήματά έστιν, όταν μήτε ον μήτε ο μήτε φ μήτε ου ένεκα ὑπέλαβε πράξη ἡ γὰρ οὐ βαλεῖν ἡ οὐ τούτω ἡ οὐ 15 τοῦτον ή οὐ τούτου ἔνεκα ώήθη, ἀλλὰ συνέβη οὐχ οδ ένεκα ψήθη, οίον ούχ ίνα τρώση άλλ' ίνα κεντήση, ή ούχ § 7 ον, ή ουχ ώ· όταν μεν ουν παραλόγως ή βλάβη γένηται, ατύχημα, όταν δε μη παραλόγως, ανευ δε κακίας, αμάρτημα άμαρτάνει μεν γάρ όταν ή άρχη εν αὐτῷ ή της άγ- 20 § 8 νοίας, άτυχει δ' όταν έξωθεν. όταν δε είδως μεν μή προβουλεύσας δέ, ἀδίκημα, οΐον όσα τε διὰ θυμὸν καὶ ἄλλα πάθη όσα αναγκαία ή φυσικά συμβαίνει τοίς ανθρώποις. ταῦτα γὰρ βλάπτοντες καὶ άμαρτάνοντες ἀδικοῦσι μέν,

ι γάρ και τών φύσει] γάρ τών κατά φύσιν HaMbQ. 3 γηράν] έγγηράν HaMbQNbOb. η και Mb. και το Lb. εστι δ'] εστιν Nb. ομοίως ομοίως καί Pb. 4 άδικων και των δικαίων] δικαίων και των άδικων Q. kal ante τό] om. HaMbQ. 5 και ante διά] ή Mb. 6 δν] Kb. om. ceteri. om. pr. N^b . 11 οὐ προελόμενοι] οὐ προαιρούμενοι M^bQ . 12 ἀπροβούλευτα] προβούλευτά K^b . δὲ] δὴ $K^bN^bO^b$ Bekker. οὖν M^bQ . 15 πράξη] K^b . ταῦτα πράξη HaLbNbObPb. ταῦτα πράξοι MbQ. βαλείν] βάλλειν Kb. βαλεί MbQ. 16 άλλά— $\dot{\varphi}\dot{\eta}\theta\eta$] om. Pb. 18 $\ddot{\varphi}$] Kb. $\ddot{\omega}$ s ceteri et Bekker. όταν] ότε MbO. \hat{ouv}] om. N^b . $\hat{\eta}$] om. L^b . $\hat{\eta}$ Q. $\hat{\gamma}$ entrai $\hat{\gamma}$ in $\hat{\gamma}$ in 19 δè post 20 ή άρχη έν αὐτῷ] ή άρχη έν αὐτῷ Pb. έν αυτῶ ή άρχη $\vec{a}\nu\epsilon\nu$] om. M^bQ. H^aM^bQ . $\acute{e}\nu \acute{e}avr\mathring{\omega} \mathring{\eta} \acute{e}p\chi\mathring{\eta} N^bQ^b$. $\mathring{\eta}] \mathring{\eta} Q^b$. $\mathring{q}\gamma olas]$ e coni. scripsi. $alrlas \ K^bL^bN^bQ^bP^b$ Bekker. Kaklas H^aM^bQ . 22 Kal ante $\mathring{d}\lambda\lambda a] \mathring{\eta} M^bQ$. 24 ταῦτα] διὰ ταῦτα Ob.

is involuntary.) For there are many natural processes which we perform and experience with full knowledge, but which do not fall either under the head of voluntary or under that of involuntary, for example growing old, or dying: and in like manner there is a κατὰ συμβεβηκός in the case of things άδικα and δίκαια: thus a man may restore the deposit unwillingly and under the influence of fear, and such a one should not be said δίκαια πράττειν or δικαιοπραγείν except κατά συμβεβηκός: and in like manner one who under compulsion and unwillingly retains the deposit should be said κατά συμβεβηκός άδικείν and τὰ άδικα πράττειν. Of voluntary acts we do some of deliberate purpose, others without deliberate purpose, of deliberate purpose when we have previously debated what we shall do, without deliberate purpose when we have not so debated. And whereas there are three sorts of harm which may be done in κοινωνίαι, things done ignorantly are άμαρτήματα when the object, the act, the instrument, or the result is other than the agent supposed: for instance, he had thought that he would not strike, or that he would not strike with this weapon, or that he would not strike this person, or that the blow would not have this effect, and the result was other than he had expected (thus he did not strike with intent to cut, but with intent to prick), or the person or the weapon was different. Now when the harm is done contrary to expectation, it is an ἀτύχημα; but when, though it is not contrary to expectation, there is no malice, it is a ἀμάρτημα; that is to say, when the origin of the ignorance is in the agent, he άμαρτάνει, but when it is external to him, he atuyei. When however a man harms another knowingly but without previous deliberation, it is an ἀδίκημα; for instance, harms done under the influence of anger or any other unavoidable or natural passion to which men are liable: when men do harm (βλάπτοντες) or misconduct themselves (άμαρτά-

καὶ ἀδικήματά ἐστιν, οὐ μέντοι πω ἄδικοι διὰ ταῦτα οὐδὲ 6 § 1 πονηροί· οὐ γὰρ διὰ μοχθηρίαν ή βλάβη· < ἐπεὶ δ' ἔστιν άδικοῦντα μήπω άδικον είναι, ὁ ποία άδικήματα άδικῶν ήδη ἄδικός ἐστιν ἐκάστην ἀδικίαν, οἶον κλέπτης ἡ μοιχὸς ή ληστής; ή ούτω μέν οὐδέν διοίσει, (καὶ γὰρ αν συγ- 5 γένοιτο γυναικὶ είδως τὸ ή, άλλ' οὐ διὰ προαιρέσεως άρχην 6 8 2 άλλα δια πάθος αδικεί μεν ούν, αδικος δ' ούκ έστιν, οξον οὐ κλέπτης, ἔκλεψε δέ, οὐδὲ μοιχός, ἐμοίχευσε δέ· ὁμοίως 8 § $_{9}$ δὲ καὶ ἐπὶ τῶν ἄλλων,) > ὅταν δ' ἐκ προαιρέσεως, ἄδικος καὶ μοχθηρός; διὸ καλώς τὰ ἐκ θυμοῦ οὐκ ἐκ προνοίας 10 κρίνεται οὐ γὰρ ἄρχει ὁ θυμῷ ποιῶν, ἀλλ' ὁ ὀργίσας. 8 10 έτι δε οὐδε περί του γενέσθαι ή μη αμφισβητείται, αλλά περί του δικαίου επί φαινομένη γαρ αδικία ή όργή έστιν ου γαρ ώσπερ έν τοις συναλλάγμασι περί του γενέσθαι αμφισβητοῦσιν, ὧν ανάγκη τὸν ἔτερον εἶναι μοχθηρόν, 15 άν μη διά λήθην αὐτὸ δρώσιν άλλ' ὁμολογοῦντες περί τοῦ πράγματος, περὶ τοῦ ποτέρως δίκαιον ἀμφισβητοῦσιν. ό δ' ἐπιβουλεύσας οὐκ ἀγνοεῖ. ὧστε ὁ μὲν οἴεται ἀδι-§ 11 κεισθαι, ὁ δ' οὖ. τ αν δ' ἐκ προαιρέσεως βλάψη, ἀδικεῖ καὶ κατὰ ταῦτ' ήδη τὰ ἀδικήματα ὁ ἀδικών ἄδικος, ὅταν 20 παρὰ τὸ ἀνάλογον ἢ ἡ παρὰ τὸ ἴσον. ὁμοίως δὲ καὶ § 12 δίκαιος, όταν προελόμενος δικαιοπραγή, δικαιοπραγεί δέ, άν μόνον έκων πράττη. ₹ των δ' ακουσίων τὰ μέν έστι συγγνωμονικά τὰ δ' οὐ συγγνωμονικά όσα μέν γὰρ μή μόνον άγνοοῦντες άλλὰ καὶ δι' άγνοιαν άμαρτάνουσι, συγ- 25

² οὐ γὰρ] οὐδὲ HaMbQNb. έπει-- άλλων] 6 §§ 1, 2 traieci. ποια δ' Pb. 6 διά ante προαιρέσεως] om. Kb. 7 διά ante πάθος] om. MbQ. πάθος] πάθη H^a . 8 οὐ ante κλέπτης] οὐδὲ $H^aL^bM^bQN^bO^b$ Bekker. post ὁμοίως] om. P^b . 10 μοχθηρός] πονηρός M^bQ . διὸ] διὸ καὶ L^b . νοίας] προαιρέσεως M^bQ . 11 θυμ $\hat{\phi}$ ποι $\hat{\omega}$ ν] θυμοποι $\hat{\omega}$ ν K^b . 12 οὐδέ] οὐ M^bQ . περὶ] παρὰ H^a . 13 περὶ] παρὰ H^a . φαινομένη] φερομένη P^b . 14 & om. Kb. περί] παρά Ha. γενέσθαι] γίνεσθαι Mb. Mb. dμφισβητοῦσιν] $dμφισβητεῖται <math>M^bQ$. 16 dν] $εl O^b$. $αὐτο̂] αὐτῶν <math>H^aM^b$ 17 τοῦ ποτέρως] δὲ τοῦ ποτέρως pr. K^b . 19 $d\nu$] έὰν $K^bL^bP^b$. 20 douros] ό dδικο Pb. 21 παρά] περί Lb. - - j om. MbQ. 22 δίκαιος ο δίκαιος δικαιοπραγεί] δικαιοπραγή Mb. 23 μόνον] om. Q. Lb. μέν] μή MbQ.

νοντες) in this manner, they ἀδικοῦσιν and the acts are ἀδικήματα, but the perpetrators are not necessarily ἄδικοι οτ πονηροί, the harmful act not being the result of μοχθηρία. But seeing that a man may be ἀδικῶν and yet not necessarily ἄδικος, what are the ἀδικήματα the commission of which makes a man necessarily ἄδικος of any particular ἀδικία—for example, a thief, an adulterer, or a brigand? Shall we not rather say that the distinction is not of this sort [i.e. does not lie in the acts],—(for a man may have intercourse with a woman knowing who she is, yet not of deliberate purpose, but under the influence of passion: such an one ἀδικεῖ without being ἄδικος, thieving, for example, yet not being a thief, committing adultery, yet not being an adulterer, and so forth),—[but lies in the person], and that it is when a man ἀδικῆ of deliberate purpose that he is ἄδικος and μοχθηρός?

Hence actions prompted by anger are rightly held not to have been done ἐκ προνοίας. For it is not ὁ θυμῷ ποιῶν who begins the quarrel, but ὁ ὀργίσας. Moreover the issue is one not of fact but of δίκαιον, anger arising at apparent ἀδικία: i.e. the parties do not dispute the fact, as they do in συναλλάγματα, where one or other must be μοχθηρός,—unless they do it through forgetfulness; but, agreeing about the fact, they disagree as to the side on which right lies (ποτέρως δίκαιον). On the other hand ὁ ἐπιβουλεύσας (the vengeful man) is obviously not ignorant of the fact. Thus whereas ὁ θυμῷ ποιῶν may plead his belief that he has been wronged, ὁ ἐπιβουλεύσας cannot do so.

But if a man harms another of deliberate purpose, he αδικεί and is moreover ἄδικος, provided that the act violates proportion or equality. In like manner a man is δίκαιος when he δικαιοπραγή of deliberate purpose, whilst he δικαιοπραγεί if he acts voluntarily though not, perhaps, deliberately.

Of involuntary harmful acts some are excusable, others are not. Those άμαρτήματα which men do not only in ignorance, but owing to ignorance, are excusable, but those

γνωμονικά, όσα δὲ μὴ δι ἄγνοιαν, ἀλλ ἀγνοοῦντες μὲν διὰ πάθος δὲ μήτε φυσικὸν μήτ ἀνθρωπικόν, οὺ συγγνωμονικά.

9 ἀπορήσειε δ' ἄν τις εἰ ἱκανῶς διώρισται περὶ τοῦ ἀδικεῖσθαι καὶ ἀδικεῖν, πρῶτον μὲν εἰ ἔστιν ὧσπερ Εὐρι- s πίδης εἴρηκε, λέγων ἀτόπως

μητέρα κατέκταν την έμήν, βραχύς λόγος.

έκων έκουσαν, ἡ οὐχ έκουσαν οὐχ έκων;
πότερον γὰρ ὡς ἀληθως ἔστιν ἐκόντα ἀδικεῖσθαι, ἡ οῦ ἀλλ' ἀκούσιον ἄπαν, ὥσπερ καὶ τὸ ἀδικεῖν πὰν ἑκούσιον; ιο καὶ ἄρα πὰν οῦτως ἡ ἐκείνως, ὧσπερ καὶ τὸ ἀδικεῖν πὰν ξεκούσιον, ἡ τὸ μὲν ἐκούσιον τὸ δ' ἀκούσιον; ὁμοίως δὲ καὶ ἐπὶ τοῦ δικαιοῦσθαι· τὸ γὰρ δικαιοπραγεῖν πὰν ἑκούσιον. ὧστ' εὖλογον ἀντικεῖσθαι ὁμοίως καθ' ἐκάτερον τό τ' ἀδικεῖσθαι καὶ τὸ δικαιοῦσθαι—ἡ ἐκούσιον ἡ ἀκούσιον ις εἶναι. ἄτοπον δ' ἄν δόξειε καὶ ἐπὶ τοῦ δικαιοῦσθαι, εἰ ξι πὰν ἑκούσιον ἔνιοι γὰρ δικαιοῦνται οὐχ ἑκόντες. ἐπεὶ καὶ τόδε διαπορήσειεν ἄν τις, πότερον ὁ τὸ ἄδικον πεπονθως ἀδικεῖται πὰς ἡ ὧσπερ καὶ ἐπὶ τοῦ πράττειν, καὶ ἐπὶ τοῦ πάσχειν ἐστίν; κατὰ συμβεβηκὸς γὰρ ἐνδέχεται ιο ἐπ' ἀμφοτέρων μεταλαμβάνειν τῶν δικαίων, ὁμοίως δὲ

2 8è] om. Kb. ανθρωπικόν] ανθρώπινον HaKbQ Bekker. 4 lkarûs] 5 άδικείν] τοῦ άδικείν HaMbQNbObPb. el] om. Ha. κανώς pr. Nb. 6 ἀτόπως] τὸ πῶς K^b . ἀτόπως. πῶς L^b . ἀτόπως τὸ πῶς N^bO^b . 7 κατέκταν] κατεκνα Nb. κατέκτα ceteri et Bekker. 8 ούχ έκοῦσαν] codd. et Bekker θέλου-9 $d\lambda\eta\theta\hat{\omega}$ s] $d\lambda\eta\theta\hat{\epsilon}$ s M^bQ . 10 $d\pi a\nu$] $\pi\hat{a}\nu$ O^b . II war ante outes] äπαν HaLbMbQNbPb. καί] om. MbQ. παν ante έκούσιον] ή παν KbNbPb. 12 $\mathring{\eta}$ τὸ—ἀκούσιον] om. K^b . τὸ δ' ἀκούσιον (omissis $\mathring{\eta}$ τὸ μὲν 13 δικαιοῦσθαι] διοῦσθαι pr. N^b . 14 καθ'] δὲ καθ' H^a . δ $\mathring{\eta}$ παν ην MbQ. έκούσιον) Nb. 15 τδ ante δικαιούσθαι] om. KbPb. $\kappa \alpha \theta' M^bQ$. η έκούσιον] η άπαν έκούσιον Mb. εί απαν έκούσιον Q. 17 παν] απαν Η Μο QNο Ob. pr. Nb. 18 τόδε] τό γε NbOb. 21 επ' αμφοτέρων μεταλαμβάνειν] μετα-23 mpárreur] om. Pb (add. marg. moieir.). λαμβάνειν επ' άμφοτέρων MbQ. $\tau \delta$] $\tau \hat{\omega}$ N^b.

δήλον ὅτι καὶ ἐπὶ τῶν ἀδίκων οὐ γὰρ ταὐτὸν τὸ τἄδικα πράττειν τῷ ἀδικεῖν οὐδὲ τὸ ἄδικα πάσχειν τῷ ἀδικεῖσθαι, ὁμοίως δὲ καὶ ἐπὶ τοῦ δικαιοπραγεῖν καὶ δικαιοῦσθαι.

which they do, not owing to ignorance, but in ignorance, owing to passion which is neither natural nor such as human beings are liable to, are not excusable.

It may perhaps be doubted whether we have been sufficiently explicit about ἀδικεῖσθαι and ἀδικεῖν: in the first place whether the matter is as Euripides has put it in his strange lines—

- Al. I killed my mother, that's the tale in brief.
- Ph. Were you both willing, or unwilling both?

In other words, is it really possible for a man έκόντα άδικεισθαι, or on the contrary is ἀδικεῖσθαι always ἀκούσιον as άδικεῖν is always έκούσιον? Is άδικεῖσθαι always ἀκούσιον or always έκούσιον, as άδικεῖν is always έκούσιον; or is it sometimes ἐκούσιον, sometimes ἀκούσιον? And so likewise in the case of δικαιοῦσθαι; δικαιοπραγείν being always έκού-Thus we might fairly suppose that ἀδικεῖσθαι and δικαιοῦσθαι were similarly opposed to αδικεῖν and δικαιοπραγείν respectively, and so were either ἐκούσιον or ἀκούσιον. But again in the case of δικαιοῦσθαι, it would seem strange that it should always be ἐκούσιον; for some δικαιοῦνται οὐχ έκόντες. Indeed a further doubt may be raised whether in every case ὁ τὸ ἄδικον πεπουθώς ἀδικεῖται, or, on the contrary, it is with πάσχειν as with πράττειν. In fact passively as well as actively actions may κατά συμβεβηκός partake of τὰ δίκαια, and plainly this also holds of τὰ ἄδικα: that is to say, τάδικα πράττειν is not identical with άδικεῖν, nor άδικα πάσχειν with άδικεῖσθαι, and similarly this is true of δικαιοπραγείν and δικαιοῦσθαι; for a man cannot ἀδικείσθαι

άδύνατον γάρ άδικεῖσθαι μή άδικοῦντος ή δικαιοῦσθαι § 4 μη δικαιοπραγούντος. εἰ δ' ἐστὶν άπλῶς τὸ ἀδικείν τὸ βλάπτειν έκόντα τινά, τὸ δ' έκόντα είδότα καὶ ον καὶ ω καὶ ως, ὁ δ' ἀκρατης έκων βλάπτει αὐτὸς αὐτόν, έκων τ' αν αδικοίτο και ενδέχοιτο αυτόν αυτόν αδικείν. (εστι 5 δὲ καὶ τοῦτο ἐν τῶν ἀπορουμένων, εἰ ἐνδέχεται αὐτὸν \$ 5 αύτον άδικείν.) έτι έκων αν τις δι' άκρασίαν ύπ' άλλου βλάπτοιτο έκόντος, ωστ' είη αν έκόντ' αδικείσθαι. ή οὐκ όρθὸς ὁ διορισμός, ἀλλὰ προσθετέον τῷ βλάπτειν εἰδότα § 6 καὶ ον καὶ ῷ καὶ ὡς τὸ παρὰ τὴν ἐκείνου βούλησιν; βλά-10 πτεται μεν οὖν τις έκων καὶ τάδικα πάσχει, άδικεῖται δ' οὐθεὶς ἐκών οὐθεὶς γὰρ βούλεται, οὐδ' ὁ ἀκρατής, ἀλλὰ παρά την βούλησιν πράττει οὖτε γὰρ βούλεται οὐθεὶς δ μη οίεται είναι σπουδαίον, ο τε άκρατης ο ούκ οίεται δείν § 7 πράττειν πράττει. ο δε τὰ αύτοῦ διδούς, ώσπερ "Ομηρός 15 φησι δοῦναι τὸν Γλαῦκον τῷ Διομήδει

χρύσεα χαλκείων, έκατόμβοι εννεαβοίων, οὐκ ἀδικεῖται επ' αὐτῷ γάρ εστι τὸ διδόναι, τὸ δ' ἀδικεῖσθαι οὐκ ἐπ' αὐτῷ, ἀλλὰ τὸν ἀδικοῦντα δεῖ ὑπάρχειν.

§ 8 περὶ μὲν οὖν τοῦ ἀδικεῖσθαι, ὅτι οὐχ ἑκούσιον, δῆλον. 20 ἔτι δ' ὧν προειλόμεθα δύ ἔστιν εἰπεῖν, πότερόν ποτ' ἀδικεῖ ὁ νείμας παρὰ τὴν ἀξίαν τὸ πλεῖον ἢ ὁ ἔχων, καὶ
 § 9 εἰ ἔστιν αὐτὸν αὑτὸν ἀδικεῖν εἰ γὰρ ἐνδέχεται τὸ πρότερον λεχθὲν καὶ ὁ διανέμων ἀδικεῖ ἀλλ' οὐχ ὁ ἔχων τὸ πλέον,

1 ἀδικοῦντος] ἀδικοῦντός τινος $H^aM^bQO^b$. δικαιοῦσθαι] δικαιοῦσθαι ἀδύνατος P^b . 3 τδ] τὸν M^bQ . εἰδότα] εἰδεῖ H^a . ῷ] ὅ $H^aK^bM^bQN^bO^b$. 4 αὐτὸν] αὐτὸν N^b . τ'] om. M^bQ . 5 αν αὐτὸν] αὐτὸν N^b . καὶ] κὰν K^b . αὐτὸν] αὐτὸν K^bL^bQ . ἀν αὐτὸν O^b . αὐτὸν] αὐτὸν N^b . έστι—ἀδικεῖν] om. M^b . 6 εν σι $H^aN^bO^b$ Bekker. αὐτὸν] αὐτὸς L^b . 7 αὐτὸν αδικεῖν N^b . ἀδικεῖν αὐτόν O^b . 9 ὀρθὸς] ὀρθῶς K^b . τῷ] τὸ $K^bO^bP^b$. 10 καὶ ὁν] om. K^bL^b . ῷ] ὁ H^aM^bQ et corr. L^b . τὸ] L^b . οm. ceteri. 11 οὖν] οὖ K^b . δ' οὐθεὶς] δ' οὐδὲ εἶς K^bP^b . 12 ἀκρατής] ἀκροατής K^b . 13 γὰρ] om. M^bQ . 14 εἶναι σπουδαῖον] σπουδαῖον εἶναι O^b . τε] K^b . δὲ ceteri. ὁ οὐκ] οὐχ $Λ^b$ K^b Bekker. 15 αὐτοῦ] αὐτοῦ $Λ^b$. 16 φησὶ] φυσὶ Q. 17 ἐκατόμβοι'] ἐκατομβἰ $Λ^b$. 18 ἐπ' αὐτῷ] ἐφ' αὐτῶ O^b . 21 προειλόμεθα] προειλάμεθα $Λ^b$. πότερόν ποτε] πότερόν τε $Λ^b$. 22 τὸ πλεῖον] πλέον $Λ^b$. τὸ πλέον $Λ^b$. $Λ^b$ σύτεῦ $Λ^b$. 23 αὐτὸν $Λ^b$. πρότερον $Λ^b$. πρότερον $Λ^b$. $Λ^b$.

if there is not some one who αδικεί, nor δικαιοῦσθαι if there is not some one who δικαιοπραγεί. Now if τὸ ἀδικείν is simply τὸ βλάπτειν ἐκόντα τινά, where by ἐκόντα is meant είδότα καὶ ον καὶ ώ καὶ ώς, and the incontinent man έκων βλάπτει αὐτόν, a man may έκων άδικεῖσθαι, and may άδικεῖν αὐτόν. (Whether a man can ἀδικεῖν αὐτόν, is another of the questions which we have to consider.) Again in consequence of ἀκρασία a man may ἐκών be harmed by another who is έκών, whence it will follow that a man may έκων αδικείσθαι. But is not this definition incorrect? and should we not add to the words βλάπτειν είδότα καὶ ον καὶ ώ καὶ ώς the words παρά την ἐκείνου βούλησιν? Thus a man may έκων βλάπτεσθαι and τάδικα πάσχειν, but no one can έκων άδικείσθαι: for no one βούλεται βλάπτεσθαι, not even the incontinent man, so that the incontinent man's actions are contrary to his βούλησις, (for no one βούλεται what he does not think to be good, and the incontinent man does things which he does not think it right to do,) [and therefore, when the incontinent man under the influence of ἐπιθυμία does what he thinks wrong, the resistance of his βούλησις has ceased, and consequently he cannot be said ἀδικεῖσθαι.] Again one who gives what is his own, as Homer says Glaucus gave to Diomed 'gold for bronze, a hundred beeves' worth for the worth of nine', οὐκ ἀδικεῖται: for to give is in his power, but αδικείσθαι is not, as [in order that he may αδικείσθαι] there must be an αδικών. Thus it is clear that αδικείσθαι is not voluntary.

Furthermore of the questions which we undertook to answer two remain to be discussed: (1) is it one who distributes (or one who receives) more than the just proportion, who ἀδικεί? and (2) can a man ἀδικείν αὐτόν? [These questions appear to be connected:] for if the former of them is affirmed,—if it is the distributor, and not the recipient, of

εἴ τις πλέον ἐτέρῳ ἡ αὐτῷ νέμει εἰδὼς καὶ ἔκών, οὖτος αὐτὸς αὐτὸν ἀδικεῖ ὅπερ δοκοῦσιν οἱ μέτριοι ποιεῖν ὁ γὰρ ἐπιεικὴς ἐλαττωτικός ἐστιν. ἡ οὐδὲ τοῦτο ἀπλοῦν; ἔτέρου γὰρ ἀγαθοῦ, εἰ ἔτυχεν, ἐπλεονέκτει, οἷον δόξης ἡ τοῦ ἀπλῶς καλοῦ. ἔτι λύεται κατὰ τὸν διορισμὸν τοῦ σ ἀδικεῖν οὐθὲν γὰρ παρὰ τὴν αὐτοῦ πάσχει βούλησιν, ὤστε οὐκ ἀδικεῖται διά γε τοῦτο, ἀλλ' εἴπερ, βλάπτεται μόνον.

10 φανερον δε ότι και ό διανέμων άδικει, άλλ' ούχ ό το πλέον έχων άει. ου γαρ ὧ το ἄδικον υπάρχει άδικει, άλλ' ὧ το έκόντα τουτο ποιείν· τουτο δ' ὅθεν ἡ ἀρχὴ τῆς πρά- 10 ξεως, ἤ ἐστιν ἐν τῷ διανέμοντι ἀλλ' οὐκ ἐν τῷ λαμβάνοντι·

§ 1. [έτι] ἐπεὶ πολλαχῶς τὸ ποιεῖν λέγεται, καὶ ἔστιν ὡς τὰ ἄψυχα κτείνει καὶ ἡ χεὶρ καὶ ὁ οἰκέτης ἐπιτάξαντος οὐκ

§ 12 αδικεῖ μέν, ποιεῖ δὲ τὰ αδικα. ἔτι εἰ μὲν ἀγνοῶν ἔκρινεν, οὐκ ἀδικεῖ κατὰ τὸ νομικὸν δίκαιον οὐδ ἄδικος ἡ κρίσις 15 ἐστίν, ἔστι δ' ὡς ἄδικος· ἔτερον γὰρ τὸ νομικὸν δίκαιον καὶ τὸ πρῶτον· εἰ δὲ γινώσκων ἔκρινεν ἀδίκως, πλεονεκτεῖ

§ 13 καὶ αὐτὸς ἢ χάριτος ἢ τιμωρίας. ὤσπερ οὖν κᾶν εἴ τις μερίσαιτο τοῦ ἀδικήματος, καὶ ὁ διὰ ταῦτα κρίνας ἀδίκως πλέον ἔχει καὶ γὰρ ἐπ' ἐκείνων ὁ τὸν ἀγρὸν κρίνας οὖκ 20 ἀγρὸν ἀλλ' ἀργύριον ἔλαβεν.

Ι <πότερον δ' ἐνδέχεται ἑαυτὸν ἀδικεῖν ἢ οὖ, φανερὸν ἐκ

των είρημένων.

1 τις] τις δὲ LbMbQ. τις τὸ Ob, πλέον] πλείον Ob. πλέον δὲ (sed δὲ postea erasum est) Pb, ἐτέρψ ἢ αὐτῷ] αὐτοῦ ἐτέρψ K^b . οὖτος] om. K^bO^b . 2 αὐτὸς] om. N^b . αὐτὸν] αὐτὸν N^b . 3 ἢ] ἢ N^b . 4 ἐπλεονέκτει] πλεονεκτεῖ K^bL^b . 5 τοῦ] τὸ Q. λύεται] λύεται καὶ O^b (?) Bekker. 6 αὐτοῦ] αὐτοῦ $K^bL^bO^bP^b$. αὐτὴν H^a . 7 διά] δή H^a . 8 δὲ ὅτι καὶ] διότι καὶ K^b . δὲ καὶ ὅτι $H^aM^bQN^bO^b$ Bekker. 9 ἔχων] om. H^a . ἀεὶ] ἀδικεῖ K^b . ὑπάρχει] ἔχω ὑπάρχει K^b . 11 τῷ ante λαμβάνοντι] om. H^a . 12 ἐπεὶ] εὶ $L^bN^bP^b$. 13 κτείνει] κτείνη H^a . κτήνη P^b . κτείνει δὲ L^b . δ] om. O^b . οὐκ ἀδικεῖ $μ^b$ ν] μὲν οὐκ άδικεῖ $K^bN^bP^b$. 15 ούκ άδικεῖ κατὰ τὸ νομικὸν δίκαιον οὐκ άδικεῖ M^bQ . νομικὸν] νόμιμον $H^aM^bO^b$. νομικὸν καὶ N^b . 16 ἐστίν] om. O^b . νομικὸν] νόμιμον M^bQ . 18 κᾶν] καὶ K^b . 20 ἐκείνων δ] ἐκείνων K^b . ἐκείνων P^b . 9 §§ 14—16] vide supra, post 1 § 3. 9 § 17] vide supra, post 1 § 9. cap. 10] vide infra, post 11 § 9. 22 ἐαυτὸν ἀδικεῖν ἐδικεῖν ἐαυτὸν M^bQ . ἐαυτὸν ἀδικεῖν ἐαυτὸν $\hat{\pi}$ οῦ. H^a .

τὸ πλέον, who ἀδικεῖ,—when a man knowingly and voluntarily distributes more to another than to himself, he ἀδικεῖ αὐτόν. (Modest men are thought to do this; thus the ἐπιεικής is one who does not insist upon his right.) But does not this statement require qualification? For (1) it may be that [by assigning more to another than to himself] the distributor obtained a larger share of some other good, such as reputation or τὸ ἀπλῶς καλόν; [in which case he οὐκ ἀδικεῖ αὐτόν]: (2) the inference may be met by an appeal to the definition of ἀδικεῖν; for the distributor suffers nothing contrary to his own βούλησις, and therefore οὐκ ἀδικεῖται in consequence, but at most βλάπτεται. [Hence if it is decided that ὁ νείμας παρὰ τὴν ἀξίαν τὸ πλεῖον, and not ὁ ἔχων, ἀδικεῖ, it does not necessarily follow that a man can ἀδικεῖν αὐτόν.]

That the distributor ἀδικεῖ, and that the recipient of τὸ πλέον does not do so in all cases, is clear: for it is not he who ἄδικον ποιεῖ, but he who ἐκῶν ποιεῖ τὸ ἄδικον, who ἀδικεῖ; that is to say, the one with whom the action originates, and the action originates not in the recipient but in the distributor: (for the word ποιεῖν is used in various senses, and there is a sense in which inanimate things are said to kill, and in which the hand or a slave acting under orders is said, not indeed ἀδικεῖν, but ποιεῖν τὰ ἄδικα.)

Again, though if the distributor gave his judgment ἀγνοῶν, he οὐκ ἀδικεῖ κατὰ τὸ νομικὸν δίκαιον, and his judgment is not ἄδικος, (except in a special sense, τὸ νομικὸν
δίκαιον and τὸ πρῶτον δίκαιον being different things,) if he
γινώσκων ἔκρινεν ἀδίκως, he πλεονεκτεῖ himself either in gratitude or in revenge; and one who for the sake of gratitude
or revenge ἀδίκως κρίνει, is just as much a πλεονέκτης as if he
were to share the ἀδίκημα with the recipient, in which last
case indeed the distributor who wrongfully assigns a piece
of land receives not land but money.

Whether it is possible for a man ἀδικεῖν ἐαυτόν or not, is clear from what has been said. For—Firstly, one class of

τὰ μὲν γάρ ἐστι τῶν δικαίων τὰ κατὰ πᾶσαν ἀρετὴν ὑπὸ τοῦ νόμου τεταγμένα, οἶον οὐ κελεύει ἀποκτιννύναι \$ ² ἑαυτὸν ὁ νόμος, ἃ δὲ μὴ κελεύει, ἀπαγορεύει ἔτι ὅταν παρὰ τὸν νόμον βλάπτη (μὴ ἀντιβλάπτων) ἔκών, ἀδικεῖ, ἐκών δὲ ὁ εἰδώς καὶ ὅν καὶ ῷ΄ ὁ δὲ δι ὀργὴν ἑαυτὸν 5 σφάττων ἑκών τοῦτο δρῷ παρὰ τὸν ὀρθὸν λόγον, ὁ οὐκ \$ 3 ἔῷ ὁ νόμος ἀδικεῖ ἄρα. ἀλλὰ τίνα; ἡ τὴν πόλιν, αὐτὸν δ' οὖ; ἔκών γὰρ πάσχει, ἀδικεῖται δ' οὐθεὶς ἔκών. διὸ καὶ ἡ πόλις ζημιοῖ, καί τις ἀτιμία πρόσεστι τῷ ἑαυτὸν διαφθείραντι ὡς τὴν πόλιν ἀδικοῦντι.

§ 4 ἔτι καθ ὁ ἄδικος ὁ μόνον ἀδικῶν καὶ μὴ ὅλως φαῦλος, οὐκ ἔστιν ἀδικῆσαι ἑαυτόν. (τοῦτο γὰρ ἄλλο ἐκείνου ἔστι γάρ πως ὁ ἄδικος οὖτω πονηρὸς ὤσπερ ὁ δειλός, οὐχ ὡς ὅλην ἔχων τὴν πονηρίαν, ὤστ' οὐδὲ κατὰ ταύτην ἀδικεῖ.) ἄμα γὰρ τὸ αὐτὸ ᾶν εἴη ἀφηρῆσθαι καὶ προσ- 15 κεῖσθαι τῷ αὐτῷ, τοῦτο δὲ ἀδύνατον ἀλλ' ἀεὶ ἐν πλείοσιν

§ 5 ἀνάγκη εἶναι τὸ δίκαιον καὶ τὸ ἄδικον. ἔτι δὲ ἑκούσιόν τε καὶ ἐκ προαιρέσεως, καὶ πρότερον (ὁ γὰρ διότι ἔπαθε καὶ τὸ αὐτὸ ἄντιποιῶν οὐ δοκεῖ ἀδικεῖν) αὐτὸς δ' ἑαυτόν, τὰ αὐτὰ ἄμα καὶ πάσχει καὶ ποιεῖ. ἔτι εἴη ἄν ἑκόντα 20

§ 6 ἀδικεῖσθαι. πρὸς δὲ τούτοις ἄνευ τῶν κατὰ μέρος ἀδικημάτων οὐθεὶς ἀδικεῖ, μοιχεύει δ' οὐδεὶς τὴν ἐαυτοῦ οὐδὲ τοιχωρυχεῖ τὸν ἑαυτοῦ τοῖχον οὐδὲ κλέπτει τὰ ἑαυτοῦ.

ι τὰ ante κατὰ] om. Ob. 2 ἀποκτιννόναι ἑαυτὸν ἀποκτιννόναι LbOb. ἐαυτὸν ἀποκτενεῖν H^aM^b . ἐαυτὸν ἀποκτενεῖν H^aM^b . ἐαυτὸν ἀποκτενεῖν έαυτὸν N^b . 3 \hat{a}] \hat{o} P^b . κελεύει] κελεύη N^b . 4 παρὰ] περὶ O^b . μὴ ἀντιβλάπτων] om. P^b . 5 $\hat{\psi}$] $\hat{\omega}$ s $H^aM^bN^bP^b$ et cort. K^b . $\delta\rho\gamma \hat{\rho}$ ην] $\delta\rho\gamma \hat{\eta}$ P^b . ἐαυτὸν $\Delta \hat{\nu}$ $\Delta \hat{\nu}$

δίκαια includes those acts in accordance with any virtue which are prescribed by law: for example, the law does not allow a man to commit suicide, and what the law does not allow, it forbids; and when a man βλάπτη in contravention of the law (except in retaliation) voluntarily, he ἀδικεῖ, and one who knows the person and the instrument acts voluntarily; but he who stabs himself in a passion does it voluntarily in despite of right rule, and this the law does not permit: hence he ἀδικεῖ. But who is it whom he ἀδικεῖ? is it not the state rather than himself? for he suffers voluntarily, and no one ἀδικεῖται voluntarily. Hence it is the state which exacts the penalty, and hence a certain loss of civil rights attaches to one who commits suicide, because it is the state which he ἀδικεῖ.

Secondly, in the sense in which a man is abiros who only adirei and is not universally bad, it is impossible for a man αδικήσαι himself. (This case is distinct from the former; for the ἄδικος is vicious in the same sort of way as the coward. not as exhibiting vice in general: so that [I must further show that] a man οὐκ ἀδικεῖ αὐτόν in this sense.) For (I) if he could, the same thing might have been subtracted from and added to the same thing simultaneously, which is impossible; in fact τὸ δίκαιον and τὸ ἄδικον always of necessity imply more than one person. Again (2) τὸ άδικείν is voluntary or deliberate, and aggressive,—one who, having suffered, retaliates on the same scale on which he has suffered not being considered αδικείν,—whilst if a man harms himself, he suffers and does the same things at the same time. Again (3) if a man could αδικεῖν ξαυτόν, it would be possible for him αδικεῖσθαι voluntarily. Furthermore (4) no one αδικεί without committing particular αδικήµата, and no one can commit adultery with his own wife, or burglary upon his own premises, or theft upon his own property.

όλως δὲ λύεται τὸ ἐαυτὸν ἀδικεῖν κατὰ τὸν διορισμὸν τὸν περὶ τοῦ ἑκουσίως ἀδικεῖσθαι.

- ξη κατὰ μεταφορὰν δὲ καὶ ὁμοιότητα ἔστιν οὐκ αὐτῷ πρὸς αὐτὸν δίκαιον ἀλλὰ τῶν αὐτοῦ τισίν, οὐ πᾶν δὲ δίκαιον ἀλλὰ τὸ δεσποτικὸν ἢ τὸ οἰκονομικόν ἐν τούτοις γὰρ τοῖς λόγοις 5 διέστηκε τὸ λόγον ἔχον μέρος τῆς ψυχῆς πρὸς τὸ ἄλογον. εἰς ἃ δὴ βλέπουσι καὶ δοκεῖ εἶναι ἀδικία πρὸς αὐτόν, ὅτι [ἐν] τούτοις ἔστι πάσχειν τι παρὰ τὰς ἑαυτῶν ὀρέξεις ὥσπερ οὖν ἄρχοντι καὶ ἀρχομένῳ εἶναι πρὸς ἄλληλα δίκαιόν τι καὶ τούτοις.>
- 6 § 3 < πως μεν οὖν ἔχει τὸ ἀντιπεπονθὸς πρὸς τὸ δίκαιον, 10 είρηται πρότερου > περί δε επιεικείας καὶ τοῦ επιεικούς. πως έχει ή μεν επιείκεια πρός δικαιοσύνην το δ' επιεικές πρός τὸ δίκαιον, ἐχόμενόν ἐστιν εἰπεῖν' οὐτε γὰρ ώς ταὐτὸν ἀπλῶς οὖθ' ώς ἔτερον τῷ γένει φαίνεται 15 σκοπουμένοις, και ότε μεν το επιεικές επαινούμεν και ανδρα του τοιούτου, ώστε καὶ ἐπὶ τὰ άλλα ἐπαινούντες μεταφέρομεν αντί τοῦ ἀγαθοῦ, τὸ ἐπιεικέστερον ὅτι βέλτιον δηλούντες ότε δε τω λέγω ακολουθούσι φαίνεται άτοπον εὶ τὸ ἐπιεικὲς παρὰ τὸ δίκαιόν τι ὂν ἐπαινετόν ἐστιν' ή 20 \$ 2 γαρ τὸ δίκαιον οὐ σπουδαίον ἢ τὸ ἐπιεικές, [οὐ δίκαιον,] εὶ ἄλλο· ἡ εἰ ἄμφω σπουδαία, ταὐτόν έστιν. ἡ μὲν οὖν απορία σχεδον συμβαίνει δια ταύτα περί το έπιεικές, έχει δ' άπαντα τρόπον τινα όρθως και ούθεν ύπεναντίον έαυτοις. τό τε γαρ επιεικές δικαίου τινός ον βελτιόν εστι δίκαιον, 25 καὶ οὐχ ώς ἄλλο τι γένος ὂν βέλτιόν ἐστι τοῦ δικαίου.

¹ ἐαυτὸν] αὐτὸν Κ^bPb. κατὰ] καὶ κατὰ Κ^b. 11 §§ 7, 8] vide supra, post 5 § 18. 3 οὐκ αὐτῷ] οὐχ αὐτῷι Κ^bM^bQOb. οὐκ αὐτοῦ L^b. οὐχ αὐτὸς H^a, 4 αὐτὸν] αὐτὸν H^aK^bNb. τῶν αὐτοῦ] τὸν ἐαυτοῦ Q. δὲ] οm. H^a. 6 μέρος τῆς ψυχῆς] τῆς ψυχῆς μέρος L^b. τῆς ψυχῆς (omisso μέρος) K^b. 7 καὶ] οm. L^bOb. αὐτὸν] αὐτὸν Κ^bM^bNb. 8 παρὰ] περὶ L^b. 11 πῶς μὲν οὖν — πρότερον] 6 § 3 traieci. οῦν] supraser. M^b. οm. Q. 12 περὶ δὲ — ἔξις] cap. 10 traieci. ἐπιεικείας ἐπιεικείας πρὸς δικαιοσύνην Κ^b. 16 ότὲ] οὕτε Κ^b. 20 ἐστιν ἢ γὰρ] ἔστι γὰρ Κ^b. 21 ἐπιεικές οὐ] ἐπιεικὸς H^a. οὐ δίκαιον εί] οm. N^b. 22 εὶ ἄλλο] εἶναι ἄλλο Κ^b. ἢ ἄλλο P^b. εὶ ante ἄμφω] om. H^a. ταὐτὸν] om. K^b. 23 ἔχει] έχοι Q. 24 τρόπον τινὰ] τινα τρόπον P^b. 25 δν] om. N^b. 26 δν] om. K^b. ἐστι] om. O^b. τοῦ] om. Q.

And in general, the question 'Can a man ἀδικεῖν ἐαυτίν?' is resolved by our determination in regard to the question 'Can a man ἐκουσίως ἀδικεῖσθαι?'

Nevertheless κατὰ μεταφορὰν καὶ ὁμοιότητα there is a δίκαιον not between a man and himself, but between certain parts of him; yet not every δίκαιον, but only τὸ δεσποτικόν or τὸ οἰκονομικὸν δίκαιον: for in these discussions the rational and irrational parts of the ψυχή are distinguished. This distinction leads men to suppose that there is an ἀδικία towards oneself, because these parts may suffer something contrary to their respective inclinations, so that they may have a sort of δίκαιον with one another like that between ruler and subject.

How ἀντιπεπονθός is related to τὸ δίκαιον has been stated before: I have next to speak of ἐπιείκεια and τὸ ἐπιεικές, and to show how ἐπιείκεια is related to δικαιοσύνη and τὸ ἐπιεικές to τὸ δίκαιον: for on examination it appears that they are neither absolutely identical nor generically different; and though sometimes we praise τὸ ἐπιεικές and the ἐπιεικής, (so that we even apply the word eulogistically to other things in place of the word ἀγαθόν, meaning by ἐπιεικέστερον simply βέλτιον,) sometimes if we think about it, it seems strange that τὸ ἐπιεικές, being something other than τὸ δίκαιον, should be praised; for (1) if δίκαιον and ἐπιεικές are different, either δίκαιον or ἐπιεικές is not good, or (2) if both are good, they are identical.

These then are I think the considerations from which the difficulty in regard to τὸ ἐπιεικές arises: nevertheless all of them are in a manner right and not inconsistent: for τὸ ἐπιεικές is better than one sort of δίκαιον, being a δίκαιον itself; it is not as a different kind of thing that it is

ταύτον άρα δίκαιον καὶ ἐπιεικές, καὶ ἀμφοῖν σπουδαίοιν § 3 ουτοιν κρείττον τὸ ἐπιεικές. ποιεί δὲ τὴν ἀπορίαν ὅτι τὸ έπιεικές δίκαιον μέν έστιν, οὐ τὸ κατά νόμον δέ, άλλ' § + ἐπανόρθωμα νομίμου δικαίου. αἴτιον δ' ὅτι ὁ μὲν νόμος καθόλου πᾶς, περὶ ἐνίων δ' οὐχ οἶόν τε ὀρθῶς εἰπεῖν 5 καθόλου. ἐν οἶς οὖν ἀνάγκη μὲν εἰπεῖν καθόλου, μὴ οξόν τε δε όρθως, τὸ ώς ἐπὶ τὸ πλέον λαμβάνει ὁ νόμος, ούκ άγνοων τὸ άμαρτανόμενον. καὶ ἔστιν οὐδὲν ήττον όρθως το γαρ αμάρτημα ούκ ἐν τῷ νόμω ούδ' ἐν τῶ νομοθέτη άλλ' ἐν τῆ φύσει τοῦ πράγματός ἐστιν εὐθὺς 10 \$ 5 γαρ τοιαύτη ή των πρακτών ύλη έστίν. όταν οὖν λέγη μεν ο νόμος καθόλου, συμβή δ' επὶ τούτου παρὰ τὸ καθόλου, τότε όρθως έχει, ή παραλείπει ο νομοθέτης καὶ ημαρτεν απλώς εἰπών, ἐπανορθοῦν τὸ ἐλλειφθέν, ὁ καν ο νομοθέτης αυτός αν είπεν έκει παρών, και εί ήδει, 15 \$6 ένομοθέτησεν αν. διὸ δίκαιον μέν έστι, καὶ βέλτιόν τινος δικαίου, οὐ τοῦ ἀπλῶς δὲ ἀλλὰ τοῦ διὰ τὸ ἀπλῶς άμαρτήματος. καὶ ἔστιν αὖτη ἡ φύσις ἡ τοῦ ἐπιεικοῦς, έπανόρθωμα νόμου ή έλλείπει διά τὸ καθόλου. τοῦτο γάρ αἴτιον καὶ τοῦ μὴ πάντα κατὰ νόμον εἶναι, ὅτι 20 περί ενίων αδύνατον θέσθαι νόμον, ώστε ψηφίσματος δεί. \$7 του γάρ ἀορίστου ἀόριστος καὶ ὁ κανών ἐστιν, ὧσπερ καὶ τῆς Λεσβίας οἰκοδομῆς ὁ μολίβδινος κανών πρὸς γὰρ

Ι ταὐτὸν] τὸ αὐτὸ NʰOʰ. ἀμφοῖν] γὰρ ἀμφοῖν HªMʰQ. στουδαίουν ὅντουν] σπουδαίουν ὅντουν] σπουδαίουν ὅντουν Κʰ. 3 τὸ ante κατὰ] οm. HªMʰQOħ. 4 νομίμου ὅκαίου] δικαίου νομίμου ΚʰLʰNħ. 5 δ' post ἐνίων] om. Nʰ. ὁρθῶς εἰπεῖν ἐρθῶς Lħ. 6 ἐν οῖς οῦν ἀνάγκη μὲν] ἀνάγκη μὲν οῦν (omissis ἐν οῖς) ΜħQ. 7 τὸ post ἐπὶ] om. Lħ. πλέον] πλεῖον ΚħΟħΡħ. 9 ὁρθῶς] ἀρθῶν Hª. ὁρθῶς ΜħQ. ἀμάρτημα] ἀμάρτημα μὲν Hª. τῷ νόμῳ] τοῖς νόμοις Hª. 10 ἐστιν post πράγματος] om. Oħ. 11 τοιαύτη ἡ τῶν πρακτῶν ὕλη] ἡ τῶν πρακτῶν ὕλη τοιαύτη HªMħQNħ. πρακτῶν] πρακτέων Κħ. πραγμάτων ΜħQPħ. λέγη] λέγοι Q. 12 τούτου] τούτω LħMħQ. τούτοις NħOħPħ. παρά] om. MħQ. 14 κᾶν] καὶ ΜħQ. 15 αὐτὸς] οὕτως NħPħ. αὐτὸς οὕτως LħOħ Bekker. αν] om. Kħ. εἰποι ceteri et Bekker. ἐκεῖ] om. Kħ. ἤδει] ἡδη HªKħOħ. 16 ἄν post ἐνομοθέτησεν] om. HªKħMħQOħ. δίκαιον] καὶ δίκαιον Oħ. 17 τὸ τὰ Hª. τοῦ ΜħQ. 19 νόμον] τοῦ νόμον Nħ. 20 εἶται] om. Nħ. 21 ἐνίων] τινων Kħ. ἐνίων τινῶν Pħ. ψηφίσματος] ψηφίσματα Nħ. 23 Λεσβίας] Λεσβείας Hħ. οἰκοδομῆς] οἰκοδομίας ΚħΡħ. μολίβδινος] μολύβδινος LħNħPħ.

better than τὸ δίκαιον. Hence δίκαιον and ἐπιεικές are identical, and whereas both are good, τὸ ἐπιεικές is the better. The reason of the $a\pi o \rho la$ is that though $\tau \delta$ $e\pi \iota \epsilon \iota \kappa \epsilon \varsigma$ is $\delta l\kappa a \iota o \nu$, it is not legal δίκαιον, but a rectification of it: and this distinction is due to the fact that law is always a general statement, whilst there are some cases for which it is not possible to provide in a statement which is general. Hence where it is necessary to speak in general terms, but impossible to do so correctly, the law considers the majority of cases, though it is not ignorant of the element of error. And it is not wrong in so doing: for the error is not in the law nor in the lawgiver but in the nature of the case, the matter of action being necessarily of this incalculable kind. Hence when the law speaks in general terms, and a case arises upon it which is not included in the general rule, it is right in such a case, where the lawgiver's provision is defective or erroneous in consequence of its generality, to rectify the defect by deciding as the lawgiver himself would do if he were with us, and as he would have done in legislating had he known the circumstances. Wherefore τὸ ἐπιεικές is δίκαιον, and better than one sort of δίκαιον, that is, not better than the general statement of δίκαιον but better than the erroneous decision to which its generality leads. Thus τὸ ἐπιεικές is a correction of law where it fails by reason of its generality. Indeed this is the reason why all things are not determined by law, viz. that there are some cases for which it is impossible to lay down laws, so that special ordinances become necessary: for where the thing to be measured is indefinite the rule is indefinite also, as for example the leaden rule which is used in Lesbian architecture:

τὸ σχημα τοῦ λίθου μετακινεῖται καὶ οὐ μένει ὁ κανών, \$8 καὶ τὸ ψήφισμα πρὸς τὰ πράγματα. τί μὲν οὖν ἐστὶ τὸ ἐπιεικές, καὶ ὅτι δίκαιον, καὶ τίνος βέλτιον δικαίου, δηλον. φανερὸν δ' ἐκ τούτου καὶ ὁ ἐπιεικης τίς ἐστιν' ὁ γὰρ τῶν τοιούτων προαιρετικὸς καὶ πρακτικός, καὶ ὁ μη ἀκριβο- 5 δίκαιος ἐπὶ τὸ χεῖρον ἀλλ' ἐλαττωτικός, καίπερ ἔχων τὸν νόμον βοηθόν, ἐπιεικής ἐστι, καὶ ἡ ἔξις αὖτη ἐπιείκεια, δικαιοσύνη τις οὖσα καὶ οὐχ ἐτέρα τις ἔξις.

11 § 10 περὶ μὲν οὖν δικαιοσύνης καὶ τῶν ἄλλων ἠθικῶν αρετῶν διωρίσθω τὸν τρόπον τοῦτον.

3 $\tilde{\sigma}\tau_i$] τl $\tau \delta$ $H^a M^b Q N^b P^b$. 4 δ ante $\gamma d \rho$] δs K^b . $\tau \hat{\omega} \nu$] om. N^b . 5 δ $\mu \eta$] $\mu \eta$ δ H^a . $\mu \eta$ (omisso δ) $M^b Q$. 6 kal $\pi e \rho \epsilon \chi \omega \nu$] kal $\pi e \rho \epsilon \chi \omega \nu$ M^b . $\tau \delta \nu$] kal $\tau d \nu$ H^a . 11 §§ 1—6, 9] vide supra, post 9 § 13. 11 §§ 7, 8] vide supra, post 5 § 18. 9 $\tau \hat{\omega} \nu$ $\tilde{\omega} \lambda \lambda \omega \nu$ $\tau \hat{\omega} \nu$ $H^a K^b N^b O^b P^b$ Bekker. $\eta \theta \iota \kappa \hat{\omega} \nu$] om. $H^a M^b Q$.

as the leaden rule is not rigid but adapts itself to the form of the stone, even so the special ordinance adapts itself to the circumstances of the case.

Thus we see what τὸ ἐπιεικές is, as well as that it is δίκαιον, and what sort of δίκαιον it is to which it is superior. And from this it is plain also what the ἐπιεικής is: one who deliberately chooses and does what is ἐπιεικές, one who does not stand upon his rights wrongfully but puts up with a smaller share though the law is on his side, is ἐπιεικής, and the ἔξις thus indicated is ἐπιείκεια, which is a sort of δικαιοσύνη, not a different ἔξις.

So much may be said by way of description of δ *inato-* σ $\dot{\nu}\nu\eta$ and the rest of the moral virtues.

NOTES.

[In quoting the N. E., the E. E., and the M. M. I have given the chapters and sections of Bekker's Oxford Edition (1837): in quoting the *Politics* and the *Rhetoric* 1 have given the chapter, the page, and the line of Bekker's small Berlin Editions (1855 and 1843 respectively): with these exceptions all references are to the large Berlin Edition.]

- 1 § 1. περὶ δὲ δικαιοσύνης, κ.τ.λ.] In this sentence the questions to be considered in the first half of the book are concisely stated. Cf. 5 §§ 17—19, where the author recapitulates the results thus far attained, and declares that the questions proposed at the outset have been adequately answered.
- § 2. $\mu \in \theta \circ \delta o \nu$] The 'method' comprises the enumeration of the views entertained by the vulgar and by individuals in regard to the subject discussed, the criticism of those views, and the development of an original theory based upon the preliminary investigation. This process, "which, when performed between two disputants, Aristotle calls dialectic debate," is opposed to the strictly "didactic and demonstrative procedure: wherein the teacher lays down principles which he requires the learner to admit, and then deduces from them. by syllogisms constructed in regular form, consequences indisputably binding on all who have admitted the principles." Grote's Aristotle 1. 67, 68: see also 1. 300 sqq., 378 sqq. The method above described, for which we are prepared in N. E. 1. 4 § 4, 8 § 6, pervades both the Nicomachean and the Eudemian treatise, though it may be thought perhaps that its steps are more precisely discriminated in the latter. Cf. N. E. VII. = E. E. VI. I § 5 δεί δ', ωσπερ ἐπὶ τῶν αλλων. τιθέντας τὰ φαινόμενα καὶ πρώτον διαπορήσαντας ούτω δεικνύναι μάλιστα μεν πάντα τὰ ενδοξα περί ταῦτα τὰ πάθη, εἰ δὲ μή, τὰ πλεῖστα καὶ κυριώτατα' εάν γάρ λύηταί τε τά δυσχερή και καταλείπηται τά ενδοξα, δεδετιpéror à cig inavês.

§ 3. πρακτικοί] "Muretus vertit propensi ad agendum, cum reliqui vertant apti vel idonei." Zell. From a comparison of E. E. II. 1 § 23 and II. 5 § 1 it would appear that these two possible meanings are here to be combined. Cf. Rhet. I. 9. p. 30. 4. Hence the words καὶ ἀφ' ἡς δικαιοπραγούσι καὶ βούλονται τὰ δίκαια are to be regarded as an explanation of ἀφ' ἡς πρακτικοὶ τῶν δικαίων εἰσί. The definition of which these words form a part is only a rough, popular definition temporarily and provisionally accepted (διὸ καὶ ἡμιν πρῶτον ὡς ἐν τύπω ὑποκείσθω ταῦτα). Cf. 5 § 17, where in recapitulating his results the author is careful to introduce the phrase κατὰ προαίρεσιν, by which his own definition is distinguished from the popular one of the present passage. Thus the use here of the word βούλονται ("cf. Plat. Gorg. 460 B,C," Fritzsche) instead of the Aristotelian προαιροῦνται is quite appropriate, not, as has been suggested, an Eudemian inaccuracy.

9 §§ 14—16.] On the position of these sections (and of 9 § 17 which I have introduced after § 9 of the present chapter) see Introduction, On dislocations in the text.

δοῦναι τἢ χειρὶ τὸ ἀργύριον] The remark in which these words occur applies to virtuous actions as well as to vicious ones. A virtuous action does not necessarily imply a virtuous έξις, any more than a vicious action a vicious ἔξις. The example alleged is a liberal action which does not necessarily proceed from ἐλευθερία. Williams translates "to actually deliver a bribe," supposing that vicious actions only are exemplified.

ωδὶ ἔχοντας] Cf. N. E. II. 3 § 3. 'It is not easy, nor does it rest with ourselves at a given time to do a particular act in a given ἔξις, because time and practice are necessary to the attainment of the ἔξις in question, whether virtuous or vicious.' So Mich. Ephes. χρόνου γὰρ χρεία καὶ συνασκήσεως καὶ μαθήσεως πρὸς τὴν τῶν ἔξεων κτῆσιν.

9 § 15. οὐδὲν οἴονται σοφὸν εἶναι] For the phraseology cf. Met.
1. 2. p. 982. a. 10, a place which also resembles the present passage in being part of a collection of ὑπολήψεις or popular notions.

άλλὰ πῶς πραττόμενα καὶ πῶς νεμόμενα] On the accentuation of the indefinite πῶς when it is used emphatically see Schwegler on Met, III. 4 § 42.

τοῦτο δὲ πλέον ἔργον ἢ τὰ ὑγιεινὰ εἰδέναι] I.e. the knowledge of δίκαια is more difficult of attainment than that of νόμιμα, just as the knowledge of τὰ ἰατρικά is more difficult of attainment than that of

(what Plato calls) τὰ πρὸ ἰατρικῆς. This is somewhat curtly expressed in the statement that 'to know δίκαια is more difficult than to know τὰ ὑγιειτά.' In other words, he who depends upon law for his conception of what is just, no more knows what is just than the apprentice knows surgery, if he understands the application of remedies, but does not know when they are to be applied. Zell appositely cites M. M. II. 3 § 5 sqq., q.v. See also N. E. x. 9 § 21 and Plat. Phaedr. 268 B, C. 269 A.

πῶς δεῖ νεῖμαι] Dependent upon εἰδέναι repeated from the preceding clause.

9 § 16. δι' αὐτὸ δὲ τοῦτο] Sc. ὅτι ἐφ' ἐαυτοῖς οἴονται εἶναι τὸ ἀδικεῖν, the fundamental error which lies at the root of all the misconceptions discussed in 9 \$\mathbb{S}\$ 14—16.

τοῦ δικαίου] The δίκαιος here spoken of is the man of universal justice: hence the notion, that τοῦ δικαίου ἐστὶν οὐθὲν ἡττον τὸ ἀδικεῖν, is tested in the case of ὁ ἀνδρεῖος as well as in that of ὁ δίκαιος, the man of particular justice.

οὐθεν ήττον τὸ ἀδικείν] Sc. ή τὸ δικαιοπραγείν. Mich. Ephes. and

the Paraphrast however supply τοῦ ἀδίκου.

άλλὰ τὸ δειλαίνειν, κ.τ.λ.] For the form of the sentence cf. 9 \S 15 supra, ἀλλ' οὐ ταῦτ' ἐστί, κ.τ.λ.

άλλὰ τὸ ωδί] ωδί = ἰατρικως, or as the Paraphrast puts it, ἔξιν ἰατρικὴν ἔχοντα: cf. N. Ε. 11. 4 § 1, 2 ἀπορήσειε δ΄ ἄν τις, πῶς λέγομεν ὅτι δεῖ τὰ μὲν δίκαια πράττοντας δικαίους γίνεσθαι, τὰ δὲ σώφρονα σώφρονας εἰ γὰρ πράττουσι τὰ δίκαια καὶ τὰ σώφρονα, ἤδη εἰσὶ δίκαιοι καὶ σώφρονες, ὧσπερ εἰ τὰ γραμματικὰ καὶ τὰ μουσικά, γραμματικοὶ καὶ μουσικό. ἢ οὐδ' ἐπὶ τῶν τεχνῶν οὕτως ἔχει; ἐνδέχεται γὰρ γραμματικόν τι ποιήσαι καὶ ἀπὸ τύχης καὶ ἄλλου ὑποθεμένου. τότε οὖν ἔσται γραμματικός, ἐὰν καὶ γραμματικόν τι ποιήση καὶ γραμματικῶς τοῦτο δ' ἐστὶ τὸ κατὰ τὴν ἐν αὐτῷ γραμματικήν.

1 § 4. οὐδὲ γὰρ τὸν αὐτόν, κ.τ.λ.] A reference to this doctrine seems appropriate, if not necessary, after the last of the sections which I have interpolated from ch. 9. This was felt by Mich. Ephes., who says in his comment upon 9 § 16 εἰ δὲ τὸ ἀπὸ ἔξεως ἀδίκου τὰ ἄδικα ποιεῖν τὸ ἀδικεῖν ἐστίν, οὐ μόνον οὐ ῥάδιον τῷ δικαίψ ἀδικεῖν ἀλλὰ καὶ ἀδύνατον. ὡς γὰρ εἶπεν ἀρχόμενος τοῦ βιβλίου, αὶ μὲν ἐπιστῆμαι τῶν ἐναντίων εἰσὶν οὐκέτι δὲ καὶ αὶ ἔξεις. The passage before us may be paraphrased as follows: 'the δίκαιος cannot ἀδικεῖν, because he has not got the appropriate ἔξις: for although an ἐπιστήμη οτ a δύναμις (i.e. the δύναμις μετὰ λόγου of Met. IX. 2. p. 1046. b. 2) includes τὰ ἐναντία (and therefore, as we shall see, ἐναντίαι ἔξεις), a

given Exis does not enable its possessor to conform to the contrary Exis; for example, the healthy man cannot do what is characteristic of ill-health (ἀπὸ τῆς ὑγιείας οὐ πράττεται τὰ ἐναντία, ἀλλὰ τὰ ὑγιεινὰ μόνον).' That the knowledge of a thing includes the knowledge of its contrary is a Platonic maxim: cf. Plat. Phaed. 97 D ἐκ δὲ δη τοῦ λόγου τούτου οὐδὲν ἄλλο σκοπεῖν προσήκειν ἀνθρώπω καὶ περὶ αύτοῦ καὶ περὶ τῶν ἄλλων, ἀλλ' ἢ τὸ ἄριστον καὶ τὸ βέλτιστον. ἀναγκαίον δὲ είναι τὸν αὐτὸν τοῦτον καὶ τὸ χείρον εἰδέναι τὴν αὐτὴν γὰρ είναι ἐπιστήμην περὶ αὐτῶν, and Charm. 166 E. The doctrine is referred to by Aristotle, Anal. Pr. 1. p. 48. b. 4. I. p. 50. a. 19. II. p. "The opinion that justice implies its contrary, as if it were an art," says Grant, "would be a consequence of the Socratic doctrine that justice is knowledge. Plato saw what this doctrine led to and drew out the paradoxical conclusion, Repub. p. 334 A. Hipp. Min. pp. 375, 6. The Aristotelian theory that justice is a moral state (¿ξις) sets the difficulty at rest."

δυνάμεων] With the Aristotelian use of this word cf. Plato's transitional employment of it in *Polit*. 304 D sqq.

τέις δ' ή ἐναντία τῶν ἐναντίων οὖ] Rassow (Forschungen p. 95) after Muretus reads τέις δ' ἡ αὐτή; Spengel (on Rhet. 11. 19) τέις δ' ἡ ἐναντία. I cannot see that any alteration is necessary. See Translation.

§ 5. πολλάκις μὲν οὖν, κ.τ.λ.] 'It follows from what has been said that, though one of two contrary ἔξεις does not give the power of doing acts characteristic of the other, the knowledge of one ἔξις includes the knowledge of the other. Furthermore, ἔξεις may be known from their ὑποκείμενα.' These statements are introduced as corollaries of the doctrine of § 4, whilst they materially promote the argument by justifying the joint and simultaneous consideration of δικαιοσύνη, ἀδικία, δίκαιον, ἄδικον.

ἀπὸ τῶν ὑποκειμένων] "As we might say 'from its facts,' the ὑποκείμενα being the singular instances in which a general notion is manifested. The meaning is, that τὰ δίκαια are to δικαιοσύνη as good symptoms are to good health." Grant. It would appear however from the statement subsequently made—that 'τὸ εὐεκτικόν is τὸ ποιητικὸν πυκνότητος ἐν σαρκί'—that τὰ ὑποκείμενα include not merely manifestations and symptoms of the ἔξιs in question, but also its causes and conditions. In fact the ὑποκείμενα of ὑγίεια (to take a particular example) are τὰ ὑγιεινά in the various kindred senses of ψυλακτικά, ποιητικά, σημαντικά, and δεκτικὰ τῆς ὑγιείας. For these senses of ὑγιεινά cf. Met. III. 2. p. 1003. a. 34. x. 3. p. 1061. a. 5.

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Τορ. I. 15. p. 106. b. 35. The word ὑποκείμενα is similarly used to mean "res singulas notioni subjectas" (Bonitz) in Met. I. 2. p. 982.

a. 23. In order to avoid including 'things which produce good condition' amongst the ὑποκείμενα of εὐεξία, Zell, after Muretus, takes εὐεκτικά to mean "corpora ipsa bene habita." See however the passage which Zell himself quotes for another purpose from Τορ. v. 7. p. 137. a. 3 οἷον ἐπεὶ ὁμοίως ἔχει ἰατρός τε πρὸς τὸ ποιητικὸς ὑγιείας εἶναι καὶ γυμναστης (not the athlete, but the trainer) πρὸς τὸ ποιητικὸς εὐεξίας, κ.τ.λ., whence it would appear that τὸ ποιητικὸν πυκνότητος ἐν σαρκί (and therefore τὸ εὐεκτικόν) is that which produces εὐεξία, not that which exhibits it.

τῶν τε γὰρ ἡ εὐεξία, κ.τ.λ.] Cf. Polit. VIII. (V.) 8. p. 210. 3 εἴπερ ἔχομεν δι ὧν φθείρονται αὶ πολιτεῖαι, ἔχομεν καὶ δι ὧν σώζονται τῶν γὰρ ἐναντίων τἀναντία ποιητικά, φθορὰ δὲ σωτηρία ἐναντίον. See also Polit. VIII. (V.) 11. p. 223. 17. Here as in other places τὲ γάρ means no more than γάρ οι καὶ γόρ: see Shilleto on Demosth. F. L. 391 (critical note), and Berlin Index s. v. τέ. (Cf. x. 7 § 2, where the editors, not understanding this use of τὲ γάρ, have placed a comma, instead of a full stop, after ὁτιοῦν to the destruction of the argument. Rassow's Forschungen p. 134.) Of course εὐεξία must not be confounded with ὑγιεία: εὐεξία is "bona corporis habitudo," not "bona constitutio": see Zell.

§ 6. ως ἐπὶ τὸ πολύ] This qualifying phrase is introduced to meet such cases as that of φιλεῖν, which in the sense of τοῖς χείλεσιν ἀσπάζεσθαι has no correlative: cf. Τορ. 1. 15. p. 106. b. 2, quoted by Mich. Ephes. on πολλάκις above.

εὶ τὸ δίκαιον, καὶ τὸ ἄδικον καὶ ἡ ἀδικία] So Lb: Kb Pb read εἰ τὸ ἄδικον καὶ ἡ ἀδικία: Ha Mb Nb Ob εἰ τὸ δίκαιον καὶ τὸ ἄδικον. This last reading is adopted by Bekker. But in § 5 it has been stated (1) that if we know one of two ἐναντίαι ἔξεις we can infer the other, and (2) that if we know τὰ ὑποκείμενα we can infer the corresponding ἔξις, and the example derived from γυμναστική (cf. 11 § 7) is framed accordingly. It would seem then that the statement of § 6 has reference to both pairs of correlatives, and therefore that we should prefer the reading of Lb, which unites that of Kb Pb on the one hand and that of the remaining MSS. on the other. For an application of the principle here laid down cf. Polit. VIII. (V.) 9. p. 214. 4 εἰ γὰρ μὴ ταὐτὸν τὸ δίκαιον κατὰ πάσας τὰς πολιτείας, ἀνάγκη καὶ τῆς δικαιοσύνης εἶναι διαφοράς.

§ 7. λανθάνει] The subject to λανθάνει is ή όμωνυμία ('the equi-

vocation') supplied from την ὁμωνυμίαν ('the equivocal uses'): cf. the words immediately following—καὶ οὐχ ώσπερ ἐπὶ τῶν πόρρω δήλη μαλλον [sc. ἐστὶν ἡ ὁμωνυμία]. See also Τορ. vi. p. 139. b. 28 λανθανόυσης της όμωνυμίας. Anal. Post. II. p. 97. b. 30 αι όμωνυμίαι λανθάνουσι μάλλον. For διά τὸ σύνεγγυς είναι τὴν ὁμωνυμίαν cf. Phys. VII. 4. p. 249. a. 23 εἰσί τε τῶν ὁμωνυμιῶν ai μὲν πολὺ ἀπέχουσαι, αι δε έχουσαί τινα όμοιότητα, αι δ' έγγυς ή γένει ή αναλογία, διὸ οὐ δοκοῦσιν ὁμωνυμίαι είναι οὖσαι. For the words καὶ οὐχ ὧσπερ, κ.τ.λ., constructed independently of the preceding clause with a finite verb of their own, viz. ¿στί understood, cf. Plat. Epist. VII. 333 Α έτοιμον γὰρ είναι τούτων γενομένων πολύ μαλλον δουλώσασθαι Καρχηδονίους της έπὶ Γέλωνος αὐτοῖς γενομένης δουλείας, άλλ' οὐχ ὧσπερ νῦν τουναντίον ο πατήρ αὐτοῦ φόρον ετάξατο φέρειν τοις βαρβάροις, and other places quoted by Heindorf on Gorg. 522 A, and in the Index of the Berlin Aristotle. The words δήλη μᾶλλον, which Spengel would transpose, seem to me to be rightly rendered by Grant "comparatively plain."

κλείς] Cf. de spiritu p. 484. b. 21 έτι δὲ παρὰ ταῦτ' ἐπὶ συναφης καὶ συγκλείσεως χάριν, οἷον ἡ κλείς ' ὅθεν ἴσως καὶ τοῦνομα.

§ 8. καὶ ὁ ἄνισος] These words, which after Trendelenburg I have bracketed, but which Bekker retains, cannot be said to destroy the sense, as they might be taken as an explanation of ὁ πλεονέκτης. But they are certainly awkward, especially as the same idea is introduced with a justificatory explanation in § 11. See Trendelenburg's Historische Beiträge zur Philosophie II. 354. I conceive that the scribe, not seeing that the word πλεονέκτης suggested ἴσος as its correlative, bridged the apparent gap by anticipating § 11.

§ 9. περὶ ὅσα εὐτυχία καὶ ἀτυχία] I.e. τὰ ἐκτὸς ἀγαθά: cf. Polit.

IV. (VII.) I. p. 95. I6 ἐπεὶ καὶ τὴν εὐτυχίαν τῆς εὐδαιμονίας διὰ ταῦτ ἀναγκαῖον ἐτέραν εἶναι τῶν μὲν γὰρ ἐκτὸς ἀγαθῶν τῆς ψυχῆς αἴτιον ταὐτόματον καὶ ἡ τύχη, δίκαιος δ' οὐδεὶς οὐδὲ σώφρων ἀπὸ τύχης οὐδὲ διὰ τὴν τύχην ἐστίν.

α ἐστὶ μὲν ἀπλῶς ἀεὶ ἀγαθά, τινὶ δ' οὐκ ἀεί] Ν. Ε. Ι. 3 § 3 τοιαύτην δέ τινα πλάνην ἔχει καὶ τἀγαθὰ διὰ τὸ πολλοῖς συμβαίνειν βλάβας ἀπ' αὐτῶν τόλη γάρ τινες ἀπώλοντο διὰ πλοῦτον, ἔτεροι δὲ δι ἀνδρείαν. Cf. Plat. Men. 88 A sqq. The ἀπλῶς ἀγαθά are ἀγαθά to the σπουδαῖος, Ν. Ε. ΙΙΙ. 4 § 4 εἰ δὲ δὴ ταῦτα μὴ ἀρέσκει, ἄρα φατέον ἀπλῶς μὲν καὶ κατ' ἀλήθειαν βουλητὸν εἶναι τἀγαθὸν ἐκάστῳ δὲ τὸ φαινόμενον; τῷ μὲν οὖν σπουδαίῳ τὸ κατ' ἀλήθειαν εἶναι τῷ δὲ φαύλω τὸ τυχόν, ὧσπερ καὶ ἐπὶ τῶν σωμάτων τοῖς μὲν εὖ διακειμένοις ὑγιεινά ἐστι τὰ κατ' ἀλήθειαν τοιαῦτα ὄντα, τοῖς

δ' ἐπινόσοις ἔτερα. Polit. IV. (VII.) 13. p. 117. 12 καὶ γὰρ τοῖτο διώρισται κατὰ τοὺς ἠθικοὺς λόγους, ὅτι τοιοῦτός ἐστιν ὁ σπουδαίος, ῷ διὰ τὴν ἀρετὴν ἀγαθά ἐστι τὰ ἀπλῶς ἀγαθά. Μ. Μ. II. 3 § 7, 8 ὡς δ' αὔτως ὁ ἄδικος ὅτι μὲν οὖν ἀπλῶς καὶ ἡ τυραννὶς ἀγαθὸν καὶ ἡ ἀρχὴ καὶ ἡ ἔξουσία, οἶδεν· ἀλλ' εἰ αὐτῷ ἀγαθὸν ἡ μή, ἡ πότε, ἡ πῶς διακειμένῳ, οὐκέτι οἶδεν. τοῦτο δ' ἐστὶ μάλιστα τῆς φρονήσεως, ὤστε τῷ ἀδίκῳ οὐ παρακολουθεῖ ἡ φρόιησις. αἰρεῖται γὰρ τὰγαθά, ὑπὲρ ὧν ἀδικεῖ, τὰ ἀπλῶς ἀγαθά, οὐ τὰ αὐτῷ ἀγαθά. ὁ γὰρ πλοῦτος καὶ ἡ ἀρχὴ ἀπλῶς μὲν ἀγαθόν, αὐτῷ μέντοι ἴσως οὐκ ἀγαθόν εὐπορήσας γὰρ καὶ ἄρξας πολλὰ κακὰ αὐτὸς ἑαυτῷ ποιήσει καὶ τοῖς φίλοις· οὐ γὰρ δυνήσεται ἀρχῆ ὀρθῶς χρήσασθαι. See also E. E. III. I § 7. Polit. IV. (VII.) I. p. 94. 29.

9 § 17. ἔστι δὲ τὰ δίκαια, κ.τ.λ.] See Introduction, On dislocations in the text. 'Particular justice subsists among those who are liable, but not certain, to misuse the goods of fortune'; i.e. among ordinary mortals, not on the one hand amongst the gods, nor on the other hand amongst the θηριώδεις of N. E. VII. 5. So Polit. 1. 2. p. 3. 16 καὶ ὁ ἄπολις διὰ φύσιν καὶ οὐ διὰ τύχην ἤτοι φαῦλός ἐστιν ἢ κρείττων ἢ ἄνθρωπος. p. 4. 8 ὁ δὲ μὴ δυνάμενος κοινωνεῖν, ἢ μηθὲν δεόμενος διὰ αὐτάρκειαν, οὐθὲν μέρος πόλεως, ὧστε ἢ θηρίον ἢ θεός.

ύπερβολην καὶ ἔλλειψιν] If the words ἐν τούτοις omitted by K^b L^b are retained, either the clause must be construed as though it were ἐν οἶς δ΄ ἔχουσι (sc. τὰ ἀπλῶς ἀγαθά) ὑπερβολην καὶ ἔλλειψιν, οτ ἐν τούτοις must be taken here and in the preceding clause in different senses. For the subaudition of the relative οἶ from the preceding οἶς see Madvig's Greek Syntax § 104. For the sentiment cf. Polit. IV. (VII.) 1. p. 94. 29 τὰ μὲν γὰρ ἐκτὸς ἔχει πέρας ὥσπερ ὄργανόν τι' πᾶν (πέρας Bernays) δὲ τὸ χρήσιμόν ἐστιν' ὧν (ὧστε Bernays) την ὑπερβολην ἢ βλάπτειν ἀναγκαῖον ἢ μηθὲν ὄφελος εἶναι αὐτῶν τοῖς ἔχουσιν.

διὰ τοῦτ' ἀνθρώπινόν ἐστιν] At present ἐστίν has no evident subject. Should we read διὸ instead of διὰ? Susemihl (Bursian's *Jahresbericht* 1876, p. 278) points out that this alteration was suggested by Zwinger.

- 1 § 10. ο δ' ἄδικος οὐκ ἀεί, κ.τ.λ.] Cf. 3 §§ 15, 16. *Polit.* VIII. (v.) 2. p. 196. 19.
- § 11. καὶ παράνομος—ἀδικίας] Bekker rejects this sentence. I have contented myself with bracketing the words ή παρανομία ήτοι ή ἀνισότης, which are obviously interpolated. So Fritzsche. Bekker is mistaken in saying that after κοινόν H² and N^b give τὸ γὰρ ἄνισον ἔχει τὸ πλέον καὶ τὸ ἔλαττον.
 - § 12. $\sqrt[3]{\nu}$ The reference is to § 8.

πάντα τὰ νόμιμά ἐστί πως δίκαια] Even οἱ κατὰ τὰς παρεκβεβηκυίας πολιτείας νόμοι, which are ἀπλῶς οὐ δίκαιοι (*Polit.* III. 1 I. p. 78. 7), are πῶς δίκαιοι.

§ 13. η τοῦ κοινή συμφέροντος, κ.τ.λ.] Spengel proposes to omit either η τοις αρίστοις or κατ' αρετήν η. Rassow is certainly right in preferring to omit ή τοις αρίστοις, and probably right in reading ή κατ' αρετήν; vide Crit. comment. The laws which aim at τοῦ κοινή συμφέροντος πᾶσιν are those of the ορθαὶ πολιτείαι, in which the government is administered by the one, the few, or the many, with a view to the common good: the laws which aim at του τοις κυρίοις συμφέροντος are those of the παρεκβάσεις, in which the governing class regards only its own interest. Polit. III. 7. p. 69. 22 ἐπεὶ δὲ πολιτεία μὲν καὶ πολίτευμα σημαίνει ταὐτόν, πολίτευμα δ' ἐστὶ τὸ κύριον τῶν πόλεων, ανάγκη δ' είναι κύριον η ένα η ολίγους η τους πολλούς, όταν μεν ο είς η οί ολίγοι ή οί πολλοί προς το κοινον συμφέρον ἄρχωσι, ταύτας μεν ορθάς αναγκαίον είναι τὰς πολιτείας, τὰς δὲ πρὸς τὸ ἴδιον ἢ τοῦ ένὸς ἢ τῶν ολίγων ή του πλήθους παρεκβάσεις. The words ή κατ' αρετήν ή κατ' άλλον τινὰ τρόπον τοιοῦτον indicate the different principles which in different states determine the possession of political power. Polit. VI. (IV.) 8. p. 159. 15 δοκεί δὲ ἀριστοκρατία μὲν είναι μάλιστα τὸ τὰς τιμάς νενεμήσθαι κατ' άρετήν' άριστοκρατίας μέν γάρ όρος άρετή, όλιγαρχίας δὲ πλοῦτος, δήμου δ' ἐλευθερία. For the general sentiment cf. § 17 and VIII. 9 § 4. 10 § 2. See Rassow's Forschungen pp. 76, 77, whence this note is in the main derived.

ώστε ἔνα μὲν τρόπον δίκαια, κ.τ.λ.] 'So that in one sense we call that just which produces and preserves happiness and its parts. But the law also prescribes the doing of acts characteristic of the several virtues': cf. 2 §§ 10, 11 where νόμιμα which promote virtue through education are distinguished from νόμιμα which enforce the different virtues.

- § 14. τὰ κατὰ τὰς ἄλλας ἀρετάς] The article, which Rassow (Forschungen p. 60) restores on the authority of L^b, though perhaps not indispensable, is certainly an improvement.
- § 15. ἐν δὲ δικαιοσύνη, κ.τ.λ.] Theogn. 147. Fritzsche quotes *Polit*. 111. 13. p. 80. 13 κοινωνικήν γὰρ ἀρετήν εἶναί φαμεν τήν δικαιοσύνην, ἦ πάσας ἀναγκαῖον ἀκολουθεῖν τὰς ἄλλας.

τελεία δ' ἐστίν, κ.τ.λ.] Bekker after the MSS. reads καὶ τελεία μάλιστα ἀρετή, ὅτι τῆς τελείας ἀρετῆς χρῆσίς ἐστιν. τελεία δ' ἐστίν, ὅτι ὁ ἔχων, κ.τ.λ. But from the opening words of this \S , as well as from the argument generally, it is clear that the phrase πρὸς ἔτερον does

not explain τελεία, but differentiates δικαιοσύνη from τελεία άρετή This being so, it follows that the words ὅτι τῆς τελείας ἀρετῆς χρησίς έστιν do not justify the statement καὶ τελεία μάλιστα άρετή, and that the words ὅτι ὁ ἔχων αὐτήν, κ.τ.λ. do not justify the statement τελεία δ' ἐστίν. Trendelenburg (Beiträge II. 356) substitutes ὅτι τελεία τῆς αρετής χρησίς έστιν for ότι της τελείας αρετής χρησίς έστίν, whilst Ueberweg (Grundriss 1. 189) inserts τελεία after χρησίς έστι, supposing the word to have been dropped in consequence of its occurrence at the beginning of the next sentence. I presume that they agree in understanding ή χρησις with τελεία δ' ἐστίν, otherwise they have not met the difficulty raised at the outset of this note. Now this subaudition appears to me excessively awkward, especially as αὐτήν seems to indicate that ή δικαιοσύνη is the subject of τελεία δ' ἐστίν. Ι conjecture therefore that either τελεία in τελεία δ' ἐστίν, ὅτι, κ.τ.λ. has taken the place of κρατίστη, or that καὶ τελεία μάλιστα and τελεία δ' λοτίν have been transposed. In either case the sentences succeeding the proverbial hexameter amplify and explain the statements already made, that justice is αρετή τελεία, and that it is κρατίστη των αρετών. On the whole I am in favour of the second of the above alternatives, and have altered the text accordingly. The sentence τελεία δ' ἐστὶν άρετη ότι της τελείας άρετης χρησίς έστιν is thus a justification of the statement that αὖτη ή δικαιοσύνη ἀρετή ἐστι τελεία, whilst the sentence καὶ τελεία μάλιστα ὅτι ὁ ἔχων αὐτήν, κ.τ.λ. repeats in a more definite form the substance of the sentence καὶ διὰ τοῦτο πολλάκις, κ.τ.λ. In other words, this sort of justice is (1) της τελείας αρετής χρησις, (2) προς έτερον, and therefore not only (1) τελεία, but also (2) τελεία μάλιστα. The statement in 2 § 10, that ή κατά τὴν όλην αρετήν τεταγμένη δικαιοσύνη is της όλης αρετής χρησις προς άλλον, shows clearly what is meant by τελεία αρετή. Cf. Rhet. 1. 9. p. 29. 30 αιάγκη δε μεγίστας είναι άρετας τας τοις άλλοις χρησιμωτάτας, είπερ έστιν ή άρετη δύναμις ευεργετική. διά τοῦτο τους δικαίους και άνδρείους μάλιστα τιμώσιν ή μέν γάρ έν πολέμω ή δέ καί έν εἰρήνη χρήσιμος άλλοις. The phrase ότι της τελείας άρετης χρησίς έστιν [sc. ή δικαιοσύνη] is strange, since χρησις is almost equivalent to ενέργεια (Berlin Index, s. v.), and a tes can hardly be identified with an tripyera; but cf. 2 § 10, quoted above. Apparently in this place dualouring is the practice of the virtue, not the virtue itself. Aristotle would hardly have expressed himself so loosely. For the sentiment cf. Polit. rv. (VII.) 2. p. 97. 9 εφ' εκάστης γαρ αρετής ουκ είναι πράξεις μαλλαν τοις ιδιώταις ή τοις τα κοινά πράττουσι και πολιτευομένοις.

§ 16. ἀρχὴ ἄτδρα δείξει] The editors quote Soph. Antig. 175.

§ 17. άλλότριον άγαθόν] Plat. Rep. 343 C.

η κοινωνρ] Bekker is mistaken in saying that Ha Nb read κοινρ. On the strength of Bekker's statement Michelet admits this reading into his text, commenting thus: "η αρχοντι η κοινρ referendum est ad duplex civitatum genus, quod Aristoteles Polit. III. η exponit... Κοινωνρ non esset diversum ab αρχοντι, cum ii, penes quos summa imperii est, participes sint civitatis (κοινωνοῦσι τῆς πόλεως). A nobis stat Michael Ephesius." The alteration is unnecessary. The words η αρχοντι η κοινωνρ may be paraphrased: 'either that of the governing class in the case of a παρεκβεβηκυῖα πολιτεία, or that of his fellow-citizens in the case of a πολιτεία ὀρθη.' See note on ς 13. Michelet's reference to the Latin translation of Mich. Ephes. ("si populus administret, reipublicae") is not justified by the Greek original of the commentary.

§ 18. ὁ καὶ πρὸς αὐτὸν καὶ πρὸς τοὺς φίλους] The first καὶ means 'even'i.e. 'not merely towards his neighbour but'; not 'both,' because friends are looked upon as part of the man himself $(\pi\rho \grave{o}$ ς δὲ τὸν φίλον ἔχειν ὥσπερ πρὸς ἐαυτόν, ἔστι γὰρ ὁ φίλος ἄλλος αὐτός IX. 4 § 5), and therefore cannot be identified with the ἔτερος. See Rassow's Forschungen p. 61. Nötel (Quaest. Aristot. Spec. p. 10) would omit the first καὶ and the second πρός.

άλλ' ὁ πρὸς ἔτερον] So Rassow l. c. with the countenance of Ha Nb Ob. Bekker with the remaining MSS. omits the article.

§ 19. όλη ἀρετή] This seems to be an Eudemian phrase: cf. Ε. Ε. ΙΙ. Ι § 14 ἡ τούτου ἀρετὴ οὐκ ἔστι μόριον τῆς ὅλης ἀρετῆς.

§ 20. ἔστι μὲν γάρ, κ.τ.λ.] Cf. de anima II. 12. p. 424. a. 25. III. 2. p. 425. b. 25. p. 427. a. 7. de somniis I. p. 459. a. 15. E. N. VI. 8 § I (all quoted by Trendelenburg, Beiträge II. 356), as well as the references in the Berlin Index, s. v. εἶναι p. 221. a. 50. Trendelenburg is most certainly right in taking ἀπλῶς, not (as Bekker takes it) with ἀρετή, but with τοιάδε ἔξις: "Inwiefern sich jene Gesinnung und Fertigkeit (ἔξις), welche dem Gesetz überhaupt angemessen ist, auf einen Andern bezieht, ist sie Gerechtigkeit; inwiefern sie eine solche Gesinnung und Fertigkeit schlechthin ist, Tugend. Das ἀπλῶς steht dem πρὸς ἔτερον entgegen, wie p. 1129. b. 26 αὖτη μὲν οὖν ἡ δικαιοσύνη ἀρετὴ μέν ἐστι τελεία, ἀλλὶ οὐχ ἀπλῶς ἀλλὰ πρὸς ἔτερον. Stände ἀπλῶς nicht dabei, so läge in τοιάδε ἔξις möglicher Weise πρὸς ἔτερον mit."

2 § 1. την εν μέρει άρετης δικαιοσύνην—άδικίας της κατά μέρος] For

the equivalence of εν μέρει and κατά μέρος see Waitz Organ. 1. 375, and Eucken über den Sprachgebrauch des A. 11. p. 24 sq.

- \$\ 2-5. N\"otel, supposing these \{\} to contain three distinct arguments,—the second (§ 4) and the third (§ 5) being introduced by the word en,-remarks that the third argument (§ 5) is identical with the first (\(\delta 2, 3\): "Si quid uideo aliud nihil his uerbis (ἔτι περὶ μὲν τάλλα, κ.τ.λ.) efficitur, nisi lucri cupiditatis non proprium esse nomen, sed idem, quod ipsius est improbitatis universae. Quid uero? Nonne id iam prima argumentatione satis atque abunde dictum est? Aliam uero sententiam ex istis uerbis equidem elicere non possum. si ipsa uocabula diligentius inspicimus, uidemus exempla, quae hoc loco usurpantur, iam omnia in eis, quae praecedunt, exstare." Quaest. Aristot. Spec. p. 11. He proposes to meet the difficulty by excising the third argument (§ 5). I think that this measure is unnecessary. The author wishes to establish two propositions: (1) that there is such a thing as partial or particular injustice, (2) that its motive is gain. The first of these propositions is proved in § 2, and affirmed The en at the beginning of § 4 introduces the second of the two propositions, which is proved in § 4, and affirmed in the words δήλον ἄρα ὅτι διὰ τὸ κερδαίνειν. Finally the argument of § 2 is restated in § 5, with the substitution of the emphatic words εἰ δ' ἐκέρδανεν for όταν δὲ πλεονεκτή, so as to mark both points simultaneously. interpretation is the true one, it is clearly unnecessary to read with Spengel (Aristot. Stud. 1. 40) δήλον γὰρ ὅτι in place of δήλον ἄρα ὅτι.
- § 6. συνώνυμος] Both ἡ ὅλη ἀδικία and ἡ ἐν μέρει ἀδικία are πονηρία πρὸς ἔτερον; hence the word ἀδικία is used, in reference to the ἔξεις in question, συνώνθμως, not ὁμωνθμως. See Trendelenburg's *Elem.* Log. Aristot. p. 116.
- § 7. παρὰ τὴν ὅλην ἀρετήν] So the MSS.: but cf. § 6 ὤστε φανερὸν ὅτι ἔστι τις ἀδικία παρὰ τὴν ὅλην ἄλλη ἐν μέρει, and § 10 ἡ μὲν οὖν κατὰ τὴν ὅλην ἀρετὴν τεταγμένη δικαιοσύνη καὶ ἀδικία; whence it would appear that the phrases admissible are (1) παρὰ τὴν ὅλην δικαιοσύνην, and (2) παρὰ τὴν κατὰ τὴν ὅλην ἀρετὴν τεταγμένην. Hence I should like with Spengel (who also suspects ἀρετῆς in 2 § 1) to expunge ἀρετήν.
- § 9. ἐπεὶ δὲ τὸ ἄνισον καὶ τὸ πλέον οὐ ταὐτὸν ἀλλ' ἔτερον ὡς μέρος πρὸς ὅλον (τὸ μὲν γὰρ πλέον ἄπαν ἄνισον, τὸ δ' ἄνισον οὐ πῶν πλέον), καὶ τὸ ἄδικον καὶ ἡ ἀδικία οὐ ταὐτὰ ἀλλ' ἔτερα ἐκείνων, τὰ μὲν ὡς μέρη τὰ δ' ὡς ὅλα: μέρος γὰρ αὖτη ἡ ἀδικία τῆς ὅλης ἀδικίας, ὁμοίως δὲ καὶ ἡ δικαιοσύνη τῆς δικαιοσύνης. ὧστε καὶ περὶ τῆς ἐν μέρει δικαιο-

σύνης καὶ περὶ τῆς ἐν μέρει άδικίας λεκτέον, κ.τ.λ. So reads Bekker. In a paper in the Journal of Philology 1872, IV. 318, I proposed with Spengel to omit the parenthetical sentence τὸ μὲν γὰρ πλέον απαν ανισον, τὸ δ' ανισον οὐ πῶν πλέον, understanding after ταὐτόν, τῷ παρανόμω, and after έτερον, τοῦ παρανόμου. This mode of treating the passage seemed at least better than that adopted by Mich. Ephes., whose note runs thus: εξ αναλόγου τινός δείκνυσι την διαφοράν της τε μερικής αδικίας και της όλης αδικίας και της μερικής δικαιοσύνης και της όλης, δυνάμει λέγων, ώς το πλέον προς το άνισον ούτως ή μερική δικαιοσύνη προς την όλην δικαιοσύνην. On further consideration however I have come to the conclusion that Trendelenburg is certainly right in accepting the correction of Muretus-έπεὶ δὲ τὸ ἄνισον καὶ τὸ παράνομον οὐ ταὐτὸν άλλ' ἔτερον ώς μέρος πρὸς ὅλον' τὸ μὲν γὰρ ἄνισον απαν παράνομον, το δε παράνομον ούχ απαν ανισον και το άδικον, κ.τ.λ Indeed it would seem that this reading, which gives a perfect sense, has just as much support in the MSS. as the nonsense which has been preferred to it. If I am not mistaken Pb has retained intact or almost intact a double reading from which the other MSS. have variously diverged. The text in this MS. is as follows ἐπεὶ δὲ τὸ ἄνισον καὶ τὸ παράνομον [πλέον] οὐ ταὐτὸν ἀλλ' ἔτερον ώς μέρος πρὸς όλον το μεν γάρ ἄνισον ἄπαν παράνομον το δε παράνομον ούχ ἄπαν ανισον [τὸ μὲν γὰρ πλέον απαν άνισον τὸ δ' άνισον οὐ πᾶν πλέον] καὶ τὸ αδικον, κ.τ.λ. The words which I have enclosed in brackets are clearly second readings. Now Kb retains both readings in the first clause, but in the parenthetical sentence which follows exhibits only the second of the two readings. On the other hand Mb giving only the second reading, and Ob hesitating between the first and second readings in the first clause, agree in retaining the double reading in the second clause, but differ in the words by which the two readings are connected. Lb and Nb however consistently prefer the second reading in both clauses, and this consistency has secured to their text a preference to which it was not entitled by its merits. The inferior MSS. which I have had an opportunity of consulting exhibit similar varieties of text. Thus Par. 1853, 2023, Ambros. H. 113, and the New College MS., have the first reading in the first clause, the double reading in the second: Par. 1856, 2024, have the first reading in the first clause, the second in the second; the translatio vetus has with unimportant deviations the second reading in the first clause, both readings in the second: Par. 1417, 1855, Ambros. B. 95, G. 86, have the second reading in both clauses: finally whereas Par. 1852 has the first reading in the first

clause, and the second in the second, and Ambros. A 62 has the second reading in both clauses, these two MSS, agree in the absurd confusion το μέν γαρ ανισον απαν ανισον. I conceive then that all our MSS. are based upon a MS. which had the double reading, and I have no hesitation in preferring in both clauses the first reading to the second, since (1) the distinction between the two kinds of justice depends, not upon the distinction between ανισον and πλέον, but upon that between παράνομον and ἄνισον in which πλέον is included, and (2) Bekker's reading is after all inconsistent with itself, as τὸ ἄνισον and τὸ πλέον are related to one another, not ώς μέρος προς όλον, but ως όλον προς μέρος. In the foregoing statement of the readings it has not been mentioned that, instead of ώς μέρος πρὸς όλον, Kb gives ώς μέρος καὶ πρὸς όλον. As καὶ is manifestly superfluous, it would seem that here again we have a double reading. so, all the extant MSS, are derived from one in which the text ran thus: ἐπεὶ δὲ τὸ ἄνισον καὶ τὸ παράνομον [πλέον] οὐ ταὐτὸν ἀλλ' ἔτερον ως μέρος καὶ [πρὸς] όλον τὸ μὲν γὰρ ἄνισον ἄπαν παράνομον τὸ δὲ παράνομον οὐκ ἄπαν ἄνισον [τὸ μὲν γὰρ πλέον ἄπαν ἄνισον τὸ δ΄ ανισον οὐ πῶν πλέον καὶ τὸ ἄδικον, κ.τ.λ.

ωστε] I have removed the full stop which Bekker places after δικαιοσύνης, as ωστε clearly introduces the apodosis of the sentences which precede.

§ 10. διοριστέον] Rassow (Forschungen, p. 93) conjectures αφοριστέον.

σχεδον γάρ, κ.τ.λ.] Universal δίκαια and αδικα, being respectively τὰ νόμιμα and τὰ παράνομα, may be ascertained by a reference to the particular virtues and vices: for, as we have seen in 1 §§ 13, 14, law is concerned (1) with the direct encouragement of the particular virtues which together make up universal virtue, and the direct discouragement of the particular virtues, and (2) with the indirect encouragement of the particular virtues, and the indirect discouragement of the particular virtues, by means of educational enactments.

§ 11. περὶ παιδείαν τὴν πρὸς τὸ κοινόν] The education which fits a man to perform his duties as citizen of a particular state.

περὶ δὲ τῆς καθ' ἔκαστον, κ.τ.λ.] 'Whether it is the business of πολιτική or of some other science to provide that education which makes the individual a good man, must be determined hereafter.' That there is a difference between the education which produces a good citizen, and that which produces a good man, follows from the

doctrine, enunciated here in anticipation of Polit. III. 4. p. 63. 5 sqq., that the virtue of the good man and the virtue of the perfect citizen are not in every case (παντί) identical. In Polit. III. 6. p. 67. 21 Aristotle says more precisely that in some states the two sorts of virtue are distinct, i.e. the virtue of the perfect citizen is not coincident with that of the good man, but that in others the virtue of the good man is identical with that of a citizen who engages in politics. and takes part or may take part alone or in conjunction with others in the administration of public affairs: cf. Polit. IV. (VII.) 14. p. 119. 22. From Polit. VI. (IV.) 7. p. 157. 32 we learn further that it is only in the apiστοκρατία (here expressly identified with Aristotle's perfect polity) that this identity is possible; ἐν μόνη γὰρ ἀπλῶς ὁ αὐτὸς ἀνὴρ καὶ πολίτης ἀγαθός ἐστιν' οἱ δ' ἐν ταῖς ἄλλαις ἀγαθοὶ πρὸς τὴν πολιτείαν είσι την αυτών: cf. 111. 18. p. 93. 11. The preliminary question—πότερον έτέραν ή την αὐτην αρετην θετέον καθ' ήν ανηρ αγαθός ἐστι καὶ πολίτης σπουδαίος;—having been answered in this sense, it follows that in general παιδεία should be προς την πολιτείαν 'adapted to the particular constitution' (Polit. 1. 13. p. 22. 17. v. (VIII.) 1. p. 130. 2 sqq. VIII. (v.) q. p. 215. 29), but that in the αρίστη πόλις, where the virtue of the perfect citizen is identical with that of the good man, the legislator will endeavour to make his fellow citizens good men (Polit. IV. (VII.) 14. p. 119. 22. cf. III. 18. p. 93. 11). In any case the state should superintend education, instead of leaving it to the discretion of parents (Polit. v. (VIII.) 1. p. 130. 10. N. E. x. 9 §§ 13, 14). I cannot think that Grant's note upon the present passage accurately represents Aristotle's views. For the phrase ἀνδρὶ ἀγαθφ είναι see Trendelenburg on de Anim. III. 4. p. 29. b. 10. With the emphatic παντί 'in all cases' compare τινός 'in some cases' in Polit. III. 4. p. 64. 11 αλλ' αρα έσται τινὸς ή αὐτή αρετή πολίτου τε σπουδαίου καὶ ανδρὸς σπουδαίου;

§ 12. της δε κατά μέρος δικαιοσύνης, κ.τ.λ.] This classification may be represented thus

τὸ κατὰ μέρος δίκαιον

τὸ ἐν ταῖς διανομαῖς τὸ ἐν τοῖς συναλλάγμασι διορθωτικόν

τὸ ἐν τοῖς ἐκουσίοις τὸ ἐν τοῖς ἀκουσίοις
συναλλάγμασι διορθωτικόν συναλλάγμασι διορθωτικόν

τὸ δ. τὸ ἐν τοῖς ἀκουσίοις τὸ δ. τὸ ἐν τοῖς ἀκουσίοις
σ. ὅσα λαθραῖά ἐστιν σ. ὅσα βίαιἀ ἐστιν

Here τὸ ἐν ταις διανομαις or τὸ διανεμητικὸν δίκαιον (4 § 2) is that δίκαιον which is exhibited in the distribution of public position,

property, and advantages. In general the author assumes the χρήματα distributed, as well as the τιμαί, to belong to the state (§ 12 and 4 § 2), but it is obvious that his remarks apply also to smaller κοινωνίαι such as companies of merchants or manufacturers. For the political application of the conception of το διανεμητικον δίκαιον see especially Polit. III. 9 and VIII. (v.) 1, where τὸ ολιγαρχικὸν δίκαιον and το δημοκρατικον δίκαιον are investigated. In these passages we are told that τὸ δίκαιον is τὸ κατ' ἀναλογίαν ἴσον (p. 193. 30) and again that τὸ ἀπλῶς δίκαιον is τὸ κατ' ἀξίαν (p. 195. 15), but that oligarchs and democrats differ in their interpretation of the fundamental formula, the former laying claim to an universal superiority in virtue of their superior wealth, and the latter asserting universal equality in virtue of equality of birth: cf. infra 3 § 7, which agrees exactly with the above-mentioned passages. This is not inconsistent with Polit. VII. (VI.) 2. p. 179, 11 καὶ γὰρ τὸ δίκαιον τὸ δημοτικον το ίσον έχειν έστὶ κατ' αριθμον αλλά μή κατ' αξίαν, since the democratic interpretation converts τὸ κατ' ἀξίαν ἴσον (proportionate equality) into το κατ' ἀριθμόν (numerical equality). With το ἴσον το αντιπεπονθός, which, we are told in Polit. II. 2. p. 24. II, σώζει τὰς πόλεις, we are not yet concerned.

τὸ ἐν τοῖς συναλλάγμασι δ.] I.e. the justice which rectifies unjust divisions both voluntary and involuntary. Thus voluntary transactions do not "come under the head of corrective justice" (Grant Edit. 2); it is the rectification of wrong arising out of such transactions with which this sort of justice is concerned, cf. Fournal of Philology 1872, IV. 311. In his edition of 1874 Grant accepts this interpretation.

§ 13. λαθραΐα—βίαια] Cf. Plat. Laws 1x. 864 C.

δουλαπατία δολοφονία] Mich. Ephes. appears to have read δουλαπατία δουλοφονία, as he remarks—όμοίως καὶ ὁ δοῦλον ἀπατήσας καὶ φονεύσας ἀντάλλαγμα δίδωσιν.

 β iaia] Of course aixia, $\kappa.\tau.\lambda$ are called β iaia from the point of view of the sufferer, not in the sense in which the word is used in N. E. III. 1.

πήρωσις] Cf. Plat. Laws 874 E.

- 3 § 2. τὸ πλέον καὶ τὸ ἔλαττον] 'Excess' and 'defect' the two elements of which τὸ ἄνισον consists.
- § 3. το δίκαιον ἴσον] Polit. 111. 12. p. 78. 16 δοκεῖ δὲ πᾶσιν ἴσον τι το δίκαιον εἶναι, καὶ μέχρι γέ τινος ομολογοῦσι τοῖς κατὰ φιλοσοφίαν λόγοις ἐν οῖς διώρισται περὶ τῶν ἢθικῶν τὶ γὰρ καὶ τισὶ τὸ δίκαιον, καὶ

δείν τοις ίσοις ίσον είναι φασίν. ποίων δ' ισότης έστι και ποίων ανισότης, δει μή λανθάνειν: cf. also Polit. III. 9. p. 71. 25, quoted by Grant as "a passage from which it is not improbable that the present chapter may be partly taken, though an interpolated reference (καθάπερ είρηται πρότερον εν τοις ήθικοις) gives the passage in the Politics a fallacious appearance of having been written later, and of having accepted conclusions from the present book. Far rather it is likely that the conception of 'distributive justice' having been received as a conception from Plato, and farther worked out by Aristotle in his *Politics*, only became stereotyped into a phrase in the after-growth of his system, at the end of his own life, or in the exposition of his views made by Eudemus." I cannot assent to this theory. Books VIII. and IX. afford evidence that the investigation of justice contained in the original fifth book resembled that contained in the extant Eudemian paraphrase. Why then may we not suppose that the passage in the Politics quotes, not indeed from the Eudemian book, but from a Nicomachean equivalent, and that in the passage before us Eudemus draws upon his ordinary sources of information? Grant also condemns the words ωσπερ έν τοις ήθικοις εἴρηται πρότερον in Polit. II. 2. p. 24. 12, and tries to explain away ἐν οίς διώρισται περί τῶν ἡθικῶν in Polit. III. 12. p. 78. 17 (quoted above).

§ 4. ἀνάγκη τοίνυν, κ.τ.λ.] 'The just, as has been shewn, is (1) μέσον, (2) ἴσον; it is also (3) πρός τι 'relative.' Inasmuch as it is μέσον, it implies certain extremes between which it lies; inasmuch as it is loov, it implies, as has been said, two things; inasmuch as it is δίκαιον, it implies certain persons. Hence the just implies at least four terms, two persons and two things.' "A confusion is made" says Grant with reason, "by the introduction of the idea of $\mu \epsilon \sigma \sigma \nu$ with regard to justice, which at the present part of the argument was not required." Though irrelevant, the reference to το μέσον is not, I think, an interpolation; cf. M. M. I. 34 § 7 το δέ γε ίσον εν ελαχίστοις δυσίν εγγίνεται το άρα προς έτερον ίσον είναι δίκαιόν έστι, καὶ δίκαιος ο τοιούτος αν είη. επεί ούν ή δικαιοσύνη εν δικαίω και εν ίσω και εν μεσότητι, τὸ μὲν δίκαιον ἔν τισι λέγεται δίκαιον, τὸ δ' ἴσον τισὶν ἴσον, το δε μέσον τισί μέσον, ωσθ ή δικαιοσύνη καὶ το δίκαιον έσται καὶ πρός τινας καὶ έν τισιν. This passage seems to me to prove the substantial integrity of §§ 3, 4. In both places (1) 70 Toov is said to imply two terms, (2) the irrelevant reference to το μέσον is introduced, and (3) the four terms of the αναλογία are obtained by the consideration of δίκαιον, firstly as ἴσον, and secondly as δίκαιον. But whereas in v. 3 § 4 as read by Bekker,

[καὶ πρός τι] καὶ τισίν, we have an abrupt and premature anticipation of the after statement $\dot{\eta}$ $\delta\epsilon$ $\delta i \kappa a \iota o \nu$, $\tau \iota \sigma i \nu$, in the corresponding sentence of M. M. I. 34 § 7 we have the preliminary proposition το άρα προς έτερον ίσον είναι δίκαιόν έστι. Hence with Lb I retain καὶ πρός τι as the equivalent of πρὸς ἔτερον in the M. M., and omit καὶ τισίν as a gloss anticipatory of η δε δίκαιον, τισίν. (Cf. Plat. Phileb. 51 C and D, where mpos to and mpos etepov are used indifferently: ταθτα γάρ οὐκ είναι πρός τι καλά λέγω, καθάπερ άλλα, άλλ' ἀεὶ καλά καθ' αύτα πεφυκέναι.....λέγω δή [τὰς] των φθογγών τὰς λείας καὶ λαμπράς, τὰς ἔν τι καθαρὸν ἱείσας μέλος, οὐ πρὸς ἔτερον καλὰς ἀλλ' αὐτὰς καθ' αὐτὰς είναι.) This course is countenanced by the V. A., which, at the end of § 4, where we read η δε δίκαιον, τισίν, has 'secundum autem quod iustum aliquibus et ad aliquos: ad alios enim est, i.e. $\hat{\eta}$ δὲ δίκαιον, τισὶ καὶ πρός τινας πρὸς ἐτέρους γάρ ἐστιν; and perhaps by Mich. Ephes., who writes $\hat{\eta}$ δè δίκαιον τισὶ καὶ πρός τινας. τὸ δè τισὶ καὶ πρός τινας ἐκ παραλλήλου κεῖται ταὐτὸν σημαῖνον πρὸς ἄλλους γὰρ τὸ δίκαιον καὶ ή δικαιοσύνη, ώς εἴρηται, δύναται. Whether the words added by the V. A. belong to the text or not, I am sure that they represent the argument. Recent editors have attempted in spite of M. M. 1. 34 § 7 to connect η μεν μέσον, τινών with the main argument, and with a view to this have allowed themselves considerable licence of conjectural emendation. Thus Spengel (Aristotelische Studien 1. 42) reads ανάγκη τοίνυν το δίκαιον μέσον τε καὶ ἴσον (ον) είναι (τινῶν) καὶ τισίν, καὶ $\mathring{\eta}$ μὲν μέσον, τινῶν, $\mathring{\eta}$ δ' ἴσον, τισίν. ἀνάγκη ἄρα τὸ δίκαιον εν ελαχίστοις είναι τέτταρσιν οίς τε γαρ δίκαιον τυγχάνει ον, δύο έστί, καὶ ἐν οίς: and Münscher ἀνάγκη τοίνυν τὸ δίκαιον μέσον τε καὶ ίσον ον είναι και εν τισι και τισίν ανάγκη άρα το δίκαιον εν ελαχίστοις είναι τέτταρσιν' οίς τε γάρ δίκαιον τυγχάνει όν, δύο έστί, καὶ έν οίς τὰ πράγματα δύο. καὶ αὖτη ἔσται ή ἰσότης, οἷς καὶ ἐν οἷς.

§ 5. οἷς καὶ ἐν οἷς Ι conceive that throughout the passage oἷς means the persons, ἐν οἷς the things concerned. Cf. Polit. III. 9. p. 7 I. 25 οἷον δοκεῖ ἴσον τὸ δίκαιον εἶναι, καὶ ἔστιν, ἀλλ' οὐ πᾶσιν ἀλλὰ τοἷς ἴσοις. καὶ τὸ ἄνισον δοκεῖ δίκαιον εἶναι καὶ γὰρ ἔστιν, ἀλλ' οὐ πᾶσιν ἀλλὰ τοἷς ἀνίσοις. οἱ δὲ τοῦτ' ἀφαιροῦσι, τὸ οἷς, καὶ κρίνουσι κακῶς....ὤστ' ἐπεὶ τὸ δίκαιον τισίν, καὶ διήρηται τὸν αὐτὸν τρόπον ἐπί τε τῶν πραγμάτων καὶ οἷς, καθάπερ εἶρηται πρότερον ἐν τοἷς ἡθικοῖς, τὴν μὲν τοῦ πράγματος ἰσότητα ὁμολογοῦσι, τὴν δὲ οἷς ἀμφισβητοῦσι. (Grant assumes that the writer of this book borrows from the Politics. See note on 3 § 3.) Hence in καὶ ἐν οἷς τὰ πράγματα δύο, I have bracketed τὰ πράγματα. That ἐν οἷς τὰ πράγματα does not stand for ἐν οἷς τὰ πράγματά ἐστι, "two shares at least into which the matter

of the action will be divided " (Williams), was understood by Mich. Ephes., who comments thus: την δὲ λέξιν την καὶ ἐν οἶς τὰ πράγματα, δύο ὑπερβατῶς ἀναγνωστέον, καὶ τὰ πράγματα ἐν οἶς, δύο. In § 6 I omit the words τὰ ἐν οἶς which appear in all the MSS. except K^b , and in Bekker's text, in order that here, as in the sentences before and after, the persons may take precedence of the things distributed. The MS. followed by the V. A. added τὰ οἶς after οὖτω κἀκεῖνα in place of ἔχει. (In M. M. I. 34 § 7 ἔν τισι and τισίν appear to have been transposed. Read τὸ μὲν δίκαιον τισὶ λέγεται δίκαιον, τὸ δ ἴσον ἔν τισιν ἴσον.)

§ 6. καὶ ἡ αὐτὴ ἔσται ἰσότης, οἶς καὶ ἐν οἶς] I. e. where the persons are equal, the things are equal. The author takes first the case which is represented by the formula $\frac{A}{B} = \frac{C}{\bar{D}} = \mathbf{I}$, because he has not yet explained that εἰ μὴ ἴσοι, οὐκ ἴσα ἔξουσιν.

eì γὰρ μὴ ἴσοι, κ.τ.λ.] Cf. Plat. Laws 757, together with Isocrat. Areop. § 21. Plutarch Symp. VIII. p. 729 B, C. Xen. Cyrop. II. 2. 17. (quoted by Stallbaum in his commentary): also Gorg. 508 A. In the face of the quotations from Plato it is unnecessary to suppose with Grant that this "is taken from the saying in Aristotle's Polit. III. ix. 4. Cf. Ib. III. ix. 15": though, as might have been expected, the sentiment recurs again and again in that treatise; cf. II. 5. p. 28. 25. II. 7. p. 38. 15. p. 39. 25. III. 9. p. 71. 25. III. 12. p. 78. 18. III. 16. p. 89. 28. IV. (VII.) 3. p. 100. 7. VIII. (V.) 2. p. 196. 12. VIII. (V.) 3. p. 199. 14. See also Bacon's Advancement of Learning II. (III. 348, Spedding's edition) "Is not the rule, 'Si inæqualibus æqualia addas, omnia erunt inæqualia, an axiom as well of justice as of the mathematics?"

§ 7. ἔτι ἐκ τοῦ κατ' ἀξίαν] The statement made in the last § is now extended to the more general case represented by $\frac{A}{B} = \frac{C}{D}$, when A is not necessarily equal to B, τοῦτο being equivalent to ὅτι τος ἐκεῖνα ἔχει, οὕτω κἀκεῖνα ἔχει. Here τὸ κατ' ἀξίαν includes τὸ κατ' ἀριθμόν, as in Polit. VIII. (V.) 1. p. 195. 14 ὁμολογοῦντες δὲ τὸ ἀπλῶς εἶναι δίκαιον τὸ κατ' ἀξίαν, διαφέρονται, καθάπερ ἐλέχθη πρότερον, οῦ μὲν ὅτι, ἐὰν κατά τι ἴσοι ῶσιν, ὅλως ἴσοι νομίζονσιν εἶναι, οῖ δ' ὅτι, ἐὰν κατά τι ἄνισοι, πάντων ἀνίσων ἀξιοῦσιν ἑαντούς. But in general the phrase κατ' ἀξίαν is used in a narrower sense, so as to exclude the case in which the persons are assumed to be equal, this case being said to be determined κατ' ἀριθμόν: cf. Polit. VII. (VI.) 2. p. 179.

11 καὶ γὰρ τὸ δίκαιον τὸ δημοτικὸν τὸ ἴσον ἔχειν ἐστὶ κατ' ἀριθμὸν ἀλλὰ μὴ κατ' ἀξίαν. VII. (VI). 6. p. 188. 3 τὰς μὲν οὖν δημοκρατίας ὅλως ἡ πολυανθρωπία σώζει τοῦτο γὰρ ἀντίκειται πρὸς τὸ δίκαιον τὸ κατὰ τὴν ἀξίαν. VIII. (V.) 10. p. 217. 24 κατ' ἀξίαν γάρ ἐστιν, ἡ κατ' ἰδίαν ἀρετὴν ἡ κατὰ γένους, ἡ κατ' εὖεργεσίας, ἡ κατὰ ταῦτά τε καὶ δύναμιν.

τὴν μέντοι ἀξίαν, κ.τ.λ.] Cf. Polit. III. 9. p. 72. 4. VIII. (V.) 1. p. 193. 31. VIII. (V.) 1. p. 195. 14 (see preceding note). In democracy freedom is the ἀξία, and as freedom does not admit of degrees, all men are equal and τὸ κατ ἀξίαν ἴσον is resolved into τὸ κατ ἀριθμὸν ἴσον: in oligarchy either wealth or birth, and in aristocracy excellence, is the ἀξία, and as men possess these qualifications in different degrees, τὸ κατ ἀξίαν ἴσον, in the narrower sense in which it excludes τὸ κατ ἀριθμόν (or τὸ κατὰ ποσόν N. E. VIII. $7 \S 3$) ἴσον, constitutes δίκαιον in these polities.

οὶ δ' εὐγένειαν] Polit. VI. (IV.) 8. p. 159. 25 ἐπεὶ δὲ τρία ἐστὶ τὰ ἀμφισβητοῦντα τῆς ἰσότητος τῆς πολιτείας, ἐλευθερία πλοῦτος ἀρετή (τὸ γὰρ τέταρτον, ὁ καλοῦσιν εὐγένειαν, ἀκολουθεῖ τοῖς δυσίν ἡ γὰρ εὐγένειά ἐστιν ἀρχαῖος πλοῦτος καὶ ἀρετή), φανερόν, κ.τ.λ. VIII. (V.) I. p. 194. 14 εὐγενεῖς γὰρ εἶναι δοκοῦσιν οἶς ὑπάρχει προγόνων ἀρετὴ καὶ πλοῦτος. Thus the εὐγενής is one whose ancestors have been distinguished either by merit or by wealth (which implies merit of some sort in its possessor); but as Aristotle had not much faith in the γενναιότης of εὐγενεῖς (Rhet. II. 15), i.e. in their preserving the virtues of their ancestors, we may infer that he had no particular respect for oligarchy founded on birth.

§ 8. Euclid. Elem. v. Def. 3 λόγος ἐστὶ δύο μεγεθῶν ὁμογενῶν ἡ κατὰ πηλικότητα πρὸς ἄλληλα ποιὰ σχέσις. Def. 6 τὰ δὲ τὸν αὐτὸν ἔχοντα λόγον μεγέθη, ἀνάλογον καλείσθω. Def. 8 ἀναλογία δέ ἐστιν ἡ τῶν λόγων ταυτότης. Def. 9 ἀναλογία δὲ ἐν τρισὶν ὅροις ἐλαχίστοις ἐστίν. It will be observed (1) that the author's definition of ἀναλογία is equivalent to Euclid's def. 8, which, with def. 6, modern mathematicians agree in condemning: (2) that the definition is here regarded as an arithmetical, not as a geometrical, definition of proportion: (3) that in this definition he anticipates Barrow's remark that ἰσότης would be an improvement upon ὁμοιότης οτ ταυτότης: (4) that he differs from Euclid in accounting a continued proportion a proportion of four terms at least: and (5) that the phraseology of this § and § 4 confirms the text of Euclid v. def. 9, in which Peyrard and Camerer would substitute ἐλαχίστη for ἐλαχίστοις; cf. also Nicom. Gerasen. II. 21 § 3.

μοναδικοῦ ἀριθμοῦ] "Eiusmodi numeris (sc. Pythagoreorum) Aristoteles opponit τοὺς μοναδικοὺς ἀριθμούς, i.e. eos numeros, quibus non certae quaedam res (cf. N. 5. 1092. b. 19), sed ipsae unitates, abstractae ab omni rerum qualitate et varietate, individuae (cf. 8. 1083. b. 17) neque inter se distinctae (cf. 7. 1082. b. 16) numerentur. Ac talem quidem numerum quum investiget scientia arithmetica, eundem numerum ἀριθμητικόν et μοναδικόν appellat." Bonitz on Met. XII. 6. 1080. b. 19; cf. Plat. Phileb. 56 d., where arithmeticians who deal with μονάδας ἀνίσους such as two armies, two oxen, &c., are distinguished from arithmeticians who deal with μονάδος which are all alike.

- § 9. διηρημένη—συνεχής] These two kinds of proportion are called by Nicom. Gerasenus II. 21 & 5, 6 συνημμένη and διεζευγμένη respectively. Throughout § 9, 11, 12, where I have given ordinal numbers, most of the editors write cardinals $(a, \beta, \gamma, \delta)$. In order to avoid the arithmetical absurdity (1:2=3:4) thus produced, I proposed in the Fournal of Philology 1872, IV. 310 to write (with Fritzsche) A, B, Γ , Δ : but on further consideration I am convinced that $\pi \rho \omega \tau \sigma v$, δευτέρου, κ.τ.λ. should be substituted. The otherwise strange phrases ο α όρος, τοῦ α όρου in S II, I2 suggest this alteration, and it is confirmed by several MSS., H2 and Kb throughout \$8 9, 11, 12, and Pb and Nb in § 9, 12, writing ordinals in full, whilst Pb pr. man. gives sometimes ordinals in full, sometimes $\alpha \beta \gamma \delta$ with superposed marks which may perhaps represent the terminations of ordinals, cf. Bast Comment. Palaeogr. p. 850. Michael Ephesius and Averroes seem to have had ordinals. But in § 9 there is a further difficulty. What is the meaning of the phrases ή τοῦ πρώτου, τὴν τοῦ δευτέρου, κ.τ.λ.? Can they mean 'the line which we take for our first term,' 'the line which we take for our second term'? Mich. Ephes. comments as follows—τὸ δὲ τῆς λέξεως τῆς οἶον ώς ή τοῦ πρώτου πρός την τοῦ δευτέρου τοιοῦτόν ἐστιν, ὡς ἡ τοῦ πρώτου ὅρου σχέσις τοῦ οκτώ πρὸς τὸν δεύτερον τὸν δ (qu. τὴν τοῦ δευτέρου τοῦ $\bar{\delta}$), ούτως ή τοῦ δευτέρου τοῦ δ πρὸς τὴν τοῦ τρίτου τοῦ β. But is not this a misuse of the word $\sigma_X \neq \sigma_{S}$? Cf. Eucl. El. v. def. 3, quoted above. At any rate we may safely reject the alternative suggestion of Grant that στιγμή is to be supplied, as well as his theory that the proportionals are algebraical quantities.
- § 10. διήρηνται γὰρ ὁμοίως, οἶς τε καὶ α̃] Polit. III. 9. p. 71. 31 διήρηται τὸν αὐτὸν τρόπον ἐπί τε τῶν πραγμάτων καὶ οἶς.
 - § 11. ἐναλλάξ] Euclid *Elem*. v. def. 13 ἐναλλάξ λόγος ἐστὶ λῆψις J.

τοῦ ήγουμένου πρὸς τὸ ήγούμενον, καὶ τοῦ ἐπομένου πρὸς τὸ ἐπόμενον. Cf. v. prop. 16.

$$\frac{A+C}{B+D} = \frac{A}{B}.$$

Hence as here A, B, C, D, are said to be in geometrical $a \nu a \lambda o \gamma i a$, i.e. proportion, geometrical $a \nu a \lambda o \gamma i a$ is the rule of distributive justice.

σύζευξις] = Euclid's σύνθεσις: σύνθεσις λόγου έστὶ ληψις τοῦ ήγουμένου μετὰ τοῦ ἐπομένου ὡς ἐνὸς πρὸς αὐτὸ τὸ ἐπόμενον. v. def. 15. Cf. v. prop. 17, 18.

§ 14. $\delta \mu \hat{\epsilon} \nu \gamma \hat{\alpha} \rho \delta \delta \kappa \hat{\omega} \nu \pi \lambda \hat{\epsilon} o \nu \tilde{\epsilon} \chi \epsilon \iota, \kappa.\tau.\lambda.$] In this case, as will be seen hereafter, corrective justice steps in to restore the balance.

§ 15. ἐν ἀγαθοῦ γὰρ λόγῳ, κ.τ.λ.] Cf. 1 § 10.

4 § 1. τὸ δὲ λοιπὸν ἐν τὸ διορθωτικόν] Vide supra 2 §§ 12, 13. Corrective justice is the justice which rectifies wrong arising out of a συνάλλαγμα, whether the person wronged was or was not in the first instance a voluntary agent. Thus to take an example of a 'voluntary' transaction: A borrows money from B (who is here $\epsilon \kappa \omega \nu$) and does not fulfil his engagement to repay the loan at a certain time: corrective justice takes from A the proper amount and restores it to B. Again in an 'involuntary' transaction, e.g. when A slanders B(who is here ἄκων), corrective justice secures to the injured person compensation for the loss which he has sustained. Although in his note upon 2 \$\ 12, 13 Grant appears to accept this interpretation. his note upon the present passage, stands as it did in his second edition. "The term 'corrective justice' is itself an unfortunate name. because it appears only to lay down principles for restitution, and therefore implies wrong. Thus it has a tendency to confine the view to 'involuntary transactions,' instead of stating what must be the principle of the just in all the dealings between man and man." Apparently Grant forgets that it is the original transaction which

is said to be either voluntary or involuntary, and that it is the rectification of wrong arising out of the original transaction with which corrective justice is concerned. Again in his next note Grant remarks that "τὸ διορθωτικὸν δίκαιον implies not merely 'regulative,' but strictly 'remedial justice.'" I do not think that it means regulative justice at all. Mich. Ephes. appears to have read τὸ δὲ λοιπὸν είδος in place of τὸ δὲ λοιπὸν εν.

- § 2. το μεν γάρ διανεμητικόν, κ.τ.λ.] Grant supposes this remark to be founded upon *Polit*. III. 9. p. 74. 3.
- § 3. 'A and B being equal in the eye of the law, $\delta \iota \rho \rho \theta \omega \tau \iota \kappa \delta \nu$ site arithmetical mean between A's position unjustly augmented and B's position unjustly impaired.'

καὶ χρῆται ὡς ἴσοις] These words (if they are not interpolated) are parenthetical, εἰ ὁ μὲν ἀδικεῖ, κ.τ.λ. being necessarily connected with πρὸς τοῦ βλάβους τὴν διαφορὰν μόνον βλέπει.

αδικεῖ-αδικεῖται-ἔβλαψεν-βέβλαπται] The tenses are thoroughly appropriate. When A has done a wrong to B, A is said άδικεῖν and B is said άδικεῖν θαι until compensation is made. Thus άδικεῖν expresses the resultant state rather than the commission of wrong. The aorist ἔβλαψε is appropriate to the doer of harm, because the question asked in his case is 'did he inflict harm? and the perfect βέβλαπται to the sufferer of harm because the question in his case is 'has he sustained harm?'

§ 4. καὶ γὰρ ὅταν, κ.τ.λ.] "Die Ausdehnung des Ausgleichs von dem engern Kreise des Verkehrs auf den Umfang der correctiven Gerechtigkeit überhaupt, ist in dem καὶ γάρ angedeutet; denn dieses steht auch sonst für καὶ γάρ καί." Trendelenburg Beiträge III. 426. See my note on § 5.

ἀλλὰ πειρᾶται τῆ ζημία, κ.τ.λ.] I.e. πειρᾶται τῆ ζημία ἰσάζειν τὸ κέρδος ἀφαιρῶν αὐτοῦ. 'He endeavours to equalize the unjustly augmented advantages of the one (τὸ κέρδος) and the unjustly impaired advantages of the other (τὴν ζημίαν) by taking from the former and giving to the latter.' [So Münscher Quaest. Crit. p. 70.] Mich. Ephes. wrongly takes ζημία to mean the penalty by the imposition of which the δικαστής restores equality.

§ 5. $\lambda \acute{\epsilon} \gamma \epsilon \tau a \gamma \acute{a} \rho$, $\kappa.\tau.\lambda$.] 'Strictly speaking these words $\kappa \acute{\epsilon} \rho \delta os$ and $\xi \eta \mu \acute{a}$ apply only to cases in which the one seeks the restitution of property wrongfully appropriated by the other: but they may be used in an extended sense; for example, the satisfaction which A

derives from striking B may be regarded as a $\kappa\epsilon\rho\delta\sigma$, and the injury which B suffers may be regarded as a $\zeta\eta\mu\iota\dot{\alpha}$. Originally however, as we are told in § 13, these words applied to neither of these cases, but only to the profit and loss of commerce and of other transactions not interfered with by law.' Thus § 13 is not (as is commonly supposed) a repetition of § 5: vide infra.

- § 6. ἀλλ' ὅταν γε μετρηθη, κ.τ.λ.] 'But the words ζημία and κέρδος are not applicable until the wrong done and suffered comes to be estimated by the δικαστής.' So I understand these words, not at all agreeing with Trendelenburg, Beiträge III. 426, 427 "Wenn nun das Leiden abgeschätzt worden, dann wird das κέρδος des Schlagenden zur ζημία und der Nachtheil des Geschlagenen zu einem κέρδος, wodurch die Gleichheit hergestellt wird"; and not altogether agreeing with Rassow, Forschungen p. 122 "Nach meiner Ansicht ist zu übersetzen: aber erst dann nennt man das eine ζημία, das andere κέρδος, wenn das Erlittene gemessen ist. Es macht z. B. einen Unterschied, ob eine Misshandlung durch Beleidigung provocirt worden ist oder nicht, oder, um ein von Aristoteles unten (5 § 4) gebrauchtes Beispiel zu benutzen, es kann darauf Rücksicht zu nehmen sein, dass der Gemisshandelte eine obrigkeitliche Person ist."
- § 7. καὶ ζητοῦσι, κ.τ.λ.] Polit. 111. 16. p. 90. 28 ώστε δήλον ότι τὸ δίκαιον ζητοῦντες τὸ μέσον ζητοῦσιν · ὁ γὰρ νόμος τὸ μέσον. Fritzsche compares Polit. vi. (1v.) 12. p. 167. 3 διαιτητής δ' ὁ μέσος, and Thuc. 1v. 83 ἐτοῦμος ὧν Βρασίδα μέσω δικαστῆ ἐπιτρέπειν.

μεσιδίουs] The phrase ἄρχοντι μεσιδίφ is to be found in *Polit.* VIII. (v.) 6. p. 206. 13, but the commentators know of no instance in which the word is equivalent to δικαστής. "Camerarius commonefacit nos verbi μεσιδιωθήναι." Zell.

- § 8. δίχα διαιρεθη] δίχα διαιρεῖν is 'to divide into two *equal* parts,' "cf. Eucl. *Elem.* I. 10. I. 9. III. 30." Trendelenburg *Beiträge* III. 428.
- § 9. The restoration of the true sequence of thought in this § is due to Rassow, Forschungen p. 30.
- ὅτι δίχα ἐστίν] Theolog. Arith. p. 12 (Ast's edition) ἀπὸ δὲ τῆς εἰς δύο τομῆς [sc. καλεῖται ἡ δυάς] Δίκη τε, οἰονεὶ δίχη, καὶ Ἰσις, κ.τ.λ. τῆς μείζονος καὶ ἐλάττονος] Sc. γραμμῆς. Cf. τῆς ἡμισείας, § 8.
- § 10. <τοῦ> ἀφ' οὖ] Bekker, who reads ἀφ' οὖ with the MSS., is mistaken in saying that Ob has τὸ ἀφ' οὖ. "Articulus (τό) est procul

dubio omittendus aut refingendus in τοῦ" (Zell). It is clearly necessary to insert τοῦ.

§ 12. $ai \ \epsilon \phi' \ \omega \nu$ AA BB $\Gamma\Gamma$, $\kappa.\tau.\lambda$.] I.e. the lines designated AA, BB, $\Gamma\Gamma$. "Statt einfach den Buchstaben hinzuzufügen $\epsilon \sigma \tau \omega$ A, wird sehr oft gesagt $\epsilon \sigma \tau \omega \tau \delta \ \epsilon \phi' \ o\bar{\nu} \ (\bar{\phi})$ A 'das, woran A,' wobei der Artikel $\tau \delta$ auch sehr oft fehlt." Eucken *über den Sprachgebrauch des A*. II. 53. Cf. Waitz Organ. I. 398. But what are we to say to $\tau \delta \ \epsilon \phi' \ \bar{\omega} \nu \Gamma \Delta$, which is found in all the MSS. except O^b , and retained by all the editors? Plainly we require either $\tau \delta \ \epsilon \phi' \ \bar{\nu} \ \Gamma \Delta$, or $\tau \delta \ \epsilon \phi' \ \bar{\omega} \nu \Gamma \Delta$, or simply $\tau \delta \Gamma \Delta$. I prefer $\tau \delta \ \epsilon \phi' \ \bar{\omega} \ \Gamma \Delta$ as nearest to $\tau \delta \ \epsilon \phi' \ \bar{\omega} \nu \Gamma \Delta$, and I am confirmed in my choice by finding that O^b has this reading. The genitive and the dative appear to be used indifferently in such phrases. It will be observed that the whole lines are described as $\eta' \Lambda \Lambda$, $\kappa.\tau.\lambda$, and the segments of them as $\tau \delta \Lambda E$, $\kappa.\tau.\lambda$. Thus $\eta' \Lambda \Lambda$ is what Euclid would call $\eta' \Lambda \Lambda \gamma \rho \alpha \mu \mu \eta'$, $\tau \delta \Lambda E$ what he would call $\tau \delta \Lambda E \tau \mu \eta' \mu \alpha$. In the following figure $\Gamma \Delta = \Gamma Z = \Lambda E$. It is strange that this is not expressly stated in the text.



ἔστι δὲ καὶ ἐπὶ τῶν ἄλλων, κ τ.λ.—τοιοῦτον] This sentence appears again in the next chapter § 9. In the passage before us it has no meaning whatever, so far as I can see. Mich. Ephes. (if the Aldine text and the Parisian version are to be trusted) placed it here; but his explanation is derived from ch. 5.

§ 13. ἐλήλυθε δέ, κ.τ.λ.] I have already pointed out that this § is not a mere repetition of § 5. The author now remarks that the terms profit and loss do not originally belong to corrective justice, or to any form of it, but to commerce. That this is his meaning is clear from the words ἐν ὅσοις ἄλλοις ἄδειαν ἔδωκεν ὁ νόμος. Similarly § 14 is a justification of the use of the phrase ἔχειν τὰ αὐτῶν in the concluding sentence of § 8. Properly speaking, this phrase is used of one who has neither increased nor diminished his means: but (like ζημία and κέρδος) it is sometimes used in matters of corrective justice, ὅταν λάβωσι τὸ ἴσον, i.e. when property wrongfully appropriated by another has been restored, or when satisfaction has been made for injury to person or to honour. Thus §§ 13, 14 contain purely philological remarks upon the phraseology of the subject, conveniently

introduced at the end of this chapter before another matter is opened. Cf. the remark about the word δικαίωμα at the end of ch. 7.

§ 14. avrà δι' avrων γένηται] The editors all read δι' avrων, and most take these words in connection with avrá. "Nemo interpretum haec verba intellexit," says Michelet. "Felicianus vertit: sed sua cuique per se ipsa evaserint; Argyropylus: sed sua per se ipsa sunt facta; Lambinus: sed paria paribus respondent. Cum § 13 dixisset, nomina κέρδος et ζημία orta esse ex contractibus voluntariis, iam § 14 proponit, ea nomina translata esse ad obligationes ex delicto, ita ut in iis solis usurpentur. Verte: ubi vero neque plus neque minus habent, praeterquam quae per se ipsos facta sint, etc." Rassow (Forschungen p. 94) proposes to insert τά before δι' αὐτῶν, and to translate "das, was man durch seine eigene Arbeit besass." Grant would construe "'but result in being themselves by means of reciprocity,' i.e. by mutual giving and taking, ἐαυτῶν being equivalent to ἀλλήλων." Finally, as I learn from a note to Williams' translation, Professor Chandler reads δι' αὐτῶν, and translates "But when, by buying and selling (δι' αὐτῶν), men have got neither more nor less than they had at first, but exactly the same." Agreeing with Professor Chandler in his rendering of πλέον, ελαττον, and αὐτά (sc. τὰ εξ άρχης), I take δι αὐτῶν γένηται to mean 'comes into their possession.' If we can say δι' αὐτῶν εἶναι 'to be in their possession' (Polit. VII. (VI.) 4. p. 182. 28. VIII. (V.) 1. p. 194. 23. 6. p. 206. 2, (see Eucken über den Sprachgebrauch des A. 11. 38,) surely δι' αὐτῶν γίγνεσθαι must also be admissible. The sentence thus means, as it ought to do, 'But when people get what is their own, they are said to have what is their own.' Cf. Polit. VIII. (v.) 7. p. 208. 26 µóvov yàp μόνιμον τὸ κατ' ἀξίαν ἴσον καὶ τὸ ἔχειν τὰ αὐτῶν. Otherwise I had thought of όταν δὲ μήτε πλέον μήτ' ἔλαττον ἀλλ' αὐτὰ α δεῖ αὐτῶν γένηται, comparing for the supposed corruption 5 § 12, where Kb has οὐ διάγειν for οὐ δεῖ ἄγειν, and for the genitive with γίγνεσθαι Lys. 16, 34 έγένετο ὁ Εὐμάρης ούτος Νικοκλέους (Kühner's Gr. Gr. II. 316) and Plat. Phileb. 27 c. With Rassow I have placed a colon instead of a full stop after vóµos, and instead of a colon, a full stop after κερδαίνειν.

τῶν παρὰ τὸ ἐκούσιον] This is not inconsistent with 2 § 13 and 4 § 1, because, whether the original transaction was ἀκούσιον οτ ἐκούσιον, the result must have been παρὰ τὸ ἐκούσιον in regard to the person injured, else there would be nothing to rectify.

5. 'The Pythagoreans resolved justice into τὸ ἀντιπεπονθός (re-

taliation). This definition does not adequately represent either distributive or corrective justice; but the just in commerce may be defined as τὸ ἀντιπεπουθός, if by τὸ ἀντιπεπουθός is understood, not ἀντιπεπουθὸς κατ' ἰσότητα (retaliation), but ἀντιπεπουθὸς κατ' ἀναλογίαν (reciprocal proportion), the formula being A:B::D:C, which proportion is attained by cross-conjunction (ἡ κατὰ διάμετρον σύζευξις).'

The following extract from Grant's commentary will serve to recal

the usual interpretation of this chapter:

"Now the joining of the diagonal of a square gives us proportionate return.' The joining of the diagonal gives each producer some of the other's work, and thus an exchange is made, but the respective value of the commodities must be first adjusted, else there can be no fair exchange. What, then, is the law of value? It is enunciated a little later (§ 10). δεῖ τοίνυν—τροφήν. 'As an architect (or a farmer it may be) is to a shoemaker, so many shoes must there be to a house or to corn.' That is, the value of the product is determined by the quality of the labour spent upon it. The sort of comparison here made between the quality of farmer and shoemaker seems connected with a Greek notion of personal dignity and a dislike of βavavoía."

In my opinion ch. 5 should be read in close connection with ch. 2—4, the passage as a whole being an attempt at once to connect and to distinguish three kinds of particular justice. In order to connect these three kinds of particular justice, the author regards them each as ἀνάλογόν τι: in order to distinguish them, he represents each by a special and appropriate kind of ἀναλογία, the word ἀναλογία being employed in the larger of the two senses recognized by the Greek mathematicians, and therefore including arithmetical proportion which is, strictly speaking, a μεσότης. Cf. Nesselmann die Algebra der Griechen pp. 210—212, where it is shown from Nicomachus Gerasenus and Iamblichus, that, though properly ἀναλογία meant geometrical proportion (all other proportions being μεσότητες), ἀναλογία and μεσότης are frequently used synonymously for any kind of proportion. I shall henceforth use the word proportion as an equivalent for ἀναλογία in its extended meaning.

Premising that in the earlier part of ch. 3 particular justice has been made to consist in $\tau \delta$ look, and that it has been afterwards explained that the $l\sigma \delta \tau \eta s$ spoken of is $l\sigma \delta \tau \eta s$ $l\sigma \delta \tau \eta s$, or $l\sigma \delta \tau \eta s$, $l\sigma \delta \tau s$,

justice. In the course of my summary, it will, I hope, appear, that the purpose of the author is merely to translate into the language of proportion the following proposition: 'Particular justice is attained in distribution, correction, and barter, when the parties are, after the transaction, in the same position relatively to one another, as they were before it.' What constitutes identity of relative positions, the author does not ask. The investigation is in fact introduced in order to justify the statement made in 3 § 8, ἔστιν ἄρα τὸ δίκαιον ἀι άλογόν τι, just as the list of virtues is introduced in 11. 7 to justify the definition of virtue. But though the author's principal aim is to show that the just in distribution, in correction, and in commerce is ἀνάλογόν τι, he thinks it worth while to enter into detail and to distinguish them, because Plato had taken one kind of proportion, ή ἰσότης ή γεωμετρική, as the rule of justice (Gorg. 508 A, Laws 757 A, B: cf. Plutarch Symp. VIII. 2 § 2), whilst the Pythagoreans had endeavoured to reduce all justice to retaliation, τὸ ἀντιπεπονθός, a phrase which may be interpreted by reference to proportion.

1. The first of the three kinds of particular justice, distributive justice, in the distribution of property or honour secures to the individual a share proportioned to his desert. Desert is differently estimated in different cases: for example, in a democracy freedom constitutes desert, in an oligarchy wealth or birth, in an aristocracy aperti.

Thus distributive justice assigns to the persons concerned shares such that the position of the persons relatively to one another is not altered by the distribution, but it does not determine what constitutes alteration of relative position.

Let A, B, C, D be proportionals, so that A:B::C:D. Hence alternando A:C::B:D, and componendo A taken together with C:B taken together with D::A:B, which last proportion exactly represents distributive justice as above described. Or, as the author expresses it, distributive justice consists in the conjunction or composition of A and C, B and D, A, B, C, D being proportionals (η åpa $\tau o v$ $\tau p p v \tau v$ $\tau p v \tau v$ $\tau p v \tau v$ τv

But mathematically when A taken together with C is to B taken together with D as A is to B, A, B, C, D are said to be in geometrical proportion. Hence distributive justice is a geometrical proportion.

At this point I would call attention to 3 §§ 11, 12: ωστε καὶ τὸ ὅλον πρὸς τὸ ὅλον ὅπερ ἡ νομὴ συνδυάζει κᾶν οῦτως συντεθῆ, δικαίως συνδυάζει. ἡ ἄρα τοῦ πρώτου ὅρου τῷ τρίτῳ καὶ ἡ τοῦ δευτέρου τῷ τετάρτῳ σύζευξις τὸ ἐν διανομῆ δίκαιον ἐστι καὶ μέσον τὸ δίκαιον τοῦτ ἐστὶ τοῦ παρὰ τὸ ἀνάλογον. Here σύζευξις seems to mean what in the language of proportion is called σύνθεσις (cf. Eucl. v. Def. 15), our 'componendo;' the more familiar word being employed in preference to the technical one, because, according to strict usage, σύνθεσις can hardly be applied to the union of persons and things.

2. Corrective justice, the function of which is to remove inequality after it has arisen, deprives the gainer of his unjust gain, and restores to the loser his unjust loss, the words 'gain' and 'loss' being used in an extended sense. The author does not limit this kind of justice to the correction of ἀκούσια συναλλάγματα, but says expressly, 2 \$\mathbb{S}\$ 12, 13, 4 \$\mathbb{S}\$ 1, that it is also concerned with ἐκούσια συναλλάγματα (πρᾶσις, ἀνή, κ.τ.λ.), i.e. with the correction of voluntary transactions in which the balance has been disturbed. Cases of such disturbance will hereafter present themselves.

Now when one man has appropriated what belongs to another, the latter has as much less, as the former has more, than his just right. Hence the former is in excess of the latter by twice the amount by which the former is in excess, or the latter in defect, of his just right. Manifestly justice is attained when the unjust gain of the one is taken from him and restored to the other.

But what we have called the just right of both is an arithmetical mean between the excessive position of the one and the defective position of the other. Corrective justice is therefore represented by an arithmetical proportion in which the positions of the two parties, after the wrong and before the correction of it, are the extremes. Of course, as the author points out in 5 § 4, it may be necessary, in estimating the loss of the injured person, to take into account his superior position. It is not necessary to take into account the wrong done to the state, because we are now considering injustice of the particular kind, which consists in unfairness,—not universal injustice, which consists in the violation of law.

3. At the beginning of ch. 5 the author criticizes the Pythagorean theory that justice consists in τὸ ἀντιπεπονθός, i.e. τὸ ἀντιπεπονθός

τὸ κατ' ἰσότητα, or retaliation, and objects that it does not apply either to distributive, or to corrective, justice. In commercial transactions however τὸ ἀντιπεπονθός is the bond of society: but the ἀντιπεπονθός which regulates commercial transactions is, not τὸ ἀντιπεπονθὸς τὸ κατ' ἰσότητα (retaliation), but τὸ ἀντιπεπονθὸς τὸ κατ' ἀναλογίαν (reciprocal proportion). Now ἡ κατ' ἀναλογίαν ἀντίδοσις is secured by ἡ κατὰ διάμετρον σύζευξις, i.e. the conjunction of A and D, B and C. For example, let A be a builder, B a shoemaker, C a house, and D a shoe. If A and B agree that a house and a shoe are of equal value, barter may take place without altering the position of A and B relatively to one another: or in the symbolism of ch. 3,

$$A+D:B+C::A:B,$$

whence

$$A:B::D:C$$
.

But as barter does not take place between persons of the same trade, the transaction will be in general more complicated, C and D not being of equal value. In general then B will give to A x shoes in return for his house. Hence commercial justice is represented in general by the proportion

$$A+xD:B+C::A:B,$$

whence as before

Now when A:B::xD:C, A and C, B and xD, are said to be reciprocally proportional ($dv\tau\iota\pi\epsilon\pi ov\theta\epsilon\nu u\iota$). Hence commercial justice is represented by reciprocal proportion, τo $dv\tau\iota\pi\epsilon\pi ov\theta o$ s τo $\kappa a\tau$ $dva\lambda o\gamma \iota u\nu$.

It will be observed (1) that in this explanation of ch. 5 I have followed exactly the method of interpretation adopted in ch. 3; (2) that according to my view the author not only limits the application of $\tau \partial$ $\partial \nu \tau \iota \pi \epsilon \pi o \nu \theta \delta$ to commercial transactions, but also gives a new meaning to the phrase by the addition of the words $\tau \partial \kappa a \tau' \partial \nu a \lambda \partial \gamma \delta a \nu$; (3) that I conceive the author to say no more than that 'A and B exchange on equal terms if xD is equivalent to C, x having been determined by the higgling of the market.'

Thus, as I understand the author, he justifies in ch. 3—5 the assertion made in 3 § 8, that τὸ δίκαιον τὸ ἐν μέρει is ἀνάλογόν τι, and assigns kinds of proportion to the several kinds of particular justice. In so doing he shows controversially (1) that the γεωμετρική ἰσότης of Plato does not include all the varieties of particular justice, and (2) that the Pythagorean theory of τὸ ἀντιπεπονθός (retaliation) is appli-

cable only to commercial transactions, and to them only if by $\tau \delta$ artimemorbos is meant $\tau \delta$ artimemorbos $\tau \delta$ kat' aralogíar (reciprocal proportion). On the other hand he has not attempted any investigation of the laws of value, and is wholly innocent of the theory "that the value of the product is determined by the quality of the labour spent upon it." Economically, he contents himself with the statements that barter presumes mutual demand, and that the terms of the barter must be settled before, not after, the needs of the two parties are satisfied.

Before proceeding to comment upon the chapter in detail, it will be convenient to notice some other passages in which τὸ ἀντιπεπουθός plays a part.

- (1) While in barter A and B exchange on equal terms wares, C and xD, which are equal in value, when proportion is used to express the claims of the superior and the inferior in friendship, A and B, and therefore C and D, would seem to be unequal; but friendship is reduced to a simple case of barter on equal terms, if we assume that the inferior is entitled to the greater amount of assistance, the superior to the greater amount of respect. Thus unequal friends barter assistance and respect, precisely as the shoemaker and the weaver barter wares. N. E. IX. I \S I. VIII. 7 \S 2. 8 \S I. II \S I sqq. I4 \S 2. Cf. Plat. Euthyphr. I5 A.
- (2) It follows that a good man will not be on terms of friendship with a superior, unless the superior in rank is also superior in merit, because otherwise the inferior will not feel for the superior that love and regard by which alone he can requite superior services. N. E. VIII. 6 § 6.
- (3) As however friendship in general assumes equality of persons, quantitative equality (τὸ κατὰ ποσόν) is the primary rule of friendly intercourse, i.e. the same service which A at one time renders to B, B at another time renders to A, proportionate equality (τὸ κατ' ἀξίαν, cf. Polit. v. 1. p. 195. 8) being of secondary importance. In justice, on the contrary, proportionate equality ranks first, quantitative equality second. N. E. VIII. 7 § 3. (Geometrical proportion is said to be κατὰ ποιότητα, arithmetical proportion κατὰ ποσότητα, cf. Nicomach. Gerasen. II. 21 § 5. Polit. VIII. (v.) 3. p. 198. 3.) Thus arithmetical proportion takes precedence of reciprocal proportion as the rule of friendship, because friends are in general equals and exchange actually equal services: if however the friends are unequal, the rule of friendship is proportionate, qualitative, equality, i.e. that kind of geometrical proportion which is called reciprocal.

(4) Manifestly in barter $\frac{A}{B} = \frac{xD}{C} = 1$,

the formula A:B::xD:C being preferred to A:B::C:xD only because the former proportion represents the relations of A and B after the exchange, the latter their relations before it. Now from these two proportions which represent the relations of A and B before and after the exchange, we obtain the proportion

$$A : B :: B : A$$
.

Accordingly the author of the Magna Moralia, I. 34 § 11, substitutes for the Eudemian theory the simple statement that just exchange takes place 'when the farmer is to the builder, as the builder is to the farmer', i.e. when the offers of the two have been equated by the ordinary process of higgling.

- (5) Finally in Polit. II. 2. p. 24. 10 we are told that the members of the social union are diverse, διόπερ τὸ ἴσον τὸ ἀντιπεπονθὸς σώζει τὰς πόλεις, ὥσπερ ἐν τοῖς ἡθικοῖς εἴρηται πρότερον: i.e. the citizen, as we shall see in 6 § 7, renders τιμὴ καὶ γέρας to the magistrate in return for his services.
- § 1. δοκεί δέ τισι, κ.τ.λ.] For the Pythagorean doctrine see M. M.
 1. 34 § 13—15, and Alexand. on Metaph. 1. 5. p. 985. b. 26 (quoted by Zeller, 1. 360) τῆς μὲν γὰρ δικαιοσύνης ἴδιον ὑπολαμβάνοντες εἶναι τὸ ἀντιπεπονθός τε καὶ ἴσον, ἐν τοῖς ἀριθμοῖς τοῦτο εὐρίσκοντες ὄν, διὰ τοῦτο καὶ τὸν ἰσάκις ἴσον ἀριθμὸν πρώτον ἔλεγον εἶναι δικαιοσύνηντοῦτον δὲ οἱ μὲν τὸν τέσσαρα ἔλεγον,...οἱ δὲ τὸν ἐννέα. See also Theolog. Arith. p. 28 (Ast), where the Pythagorean definition of justice is said to be δύναμις ἀποδόσεως τοῦ ἴσον καὶ τοῦ προσήκοντος, ἐμπεριεχομένη ἀριθμοῦ τετραγώνου περισσοῦ μεσότητι. In spite of Alexander I.c. the ἀντιπεπονθός of the Pythagoreans seems to have been, not reciprocal proportion, but, as our author expressly states, simple retaliation.

The wording of this opening sentence is rather strange, ωρίζοντο γορ ἀπλῶς, κ.τ.λ. being wholly superfluous. Is it possible that the words καὶ τὸ ἀντιπεπουθὸς εἶναι ἀπλῶς δίκαιον are interpolated, and that the text should stand thus—δοκεῖ δέ τισιν ὥσπερ οἱ Πυθαγορεῖοι ἔφασαν : ὡρίζοντο γὰρ ἀπλῶς, κ.τ.λ.? I omit ἄλλῳ, (which Bekker inserts at the end of the sentence on the authority of K^b P^b only,) because it is grammatically impossible to combine it with ἀντιπεπονθός. Grant, who translates "retaliation on one's neighbour," seems to forget that ἀντιπεπονθός expresses the notion of retaliation, not actively, but passively. I suspect that ἄλλῳ is a corruption of ἄλλως prefixed to one of the double readings which in the following sentence

are preserved by P^b, and therefore may have occurred in the common progenitor of P^b and K^b.

- § 3. καίτοι—γένοιτο] "Zwingerus hunc § transposuit post vocabula ἀντιπεπονθὸς ἄλλφ methodo, ut dicit, iubente, etsi contra omnium codicum auctoritatem." (Zell.) This change seems to me wholly unnecessary.
- τά τ' ἔρεξε] τά κ' ἔρεξε, the reading of the MSS., can hardly be right. The line is quoted also by Seneca, de morte Claud. 14.
- § 4. $\pi o \lambda \lambda a \chi o \hat{\nu} \gamma a \hat{\rho} \delta \iota a \phi \omega \nu \epsilon \hat{\iota}$] The inapplicability of this theory to cases of distributive justice is assumed as obvious. There is more to be said for its applicability to corrective justice, and therefore the author is careful to show that even here the Pythagorean principle is inadequate.
- § 5. ἔτι τὸ ἐκούσιον, κ.τ.λ.] I.e. the principle of retaliation ignores the important distinction between wrongs done voluntarily and wrongs done involuntarily, of which more hereafter.
- § 6. ἐν μὲν ταῖς κοινωνίαις, κ.τ.λ.] "Interdum oppositio per part. μέν indicata et inchoata non accurate continuatur, cuius usus exempla attulit Waitz ad Anal. Prior. II. 61. a. 19." Berlin Index, s. v. μέν.

κατ' ἀναλογίαν καὶ μὴ κατ' ἰσότητα] I.e. the ἀντιπεπονθός which regulates commercial transactions is not, as the Pythagoreans think, 70 αντιπεπονθός τὸ κατ' ἰσότητα, 'retaliation,' but τὸ αντιπεπονθός τὸ κατ' avalogíav, 'reciprocal proportion.' For, as will appear presently, commercial justice is represented by the formula A:B::D:C; and when A:B::D:C, A and C, B and D, are said by the Greek geometricians αντιπεπονθέναι 'to be reciprocally proportional.' Vide Euclid VI. 15 έστω ίσα τρίγωνα τὰ ΑΒΓ, ΑΔΕ, μίαν μιᾶ ίσην έχοντα γωνίαν τὴν ὑπὸ ΒΑΓ τῆ ὑπὸ ΔΑΕ· λέγω ὅτι τῶν ΑΒΓ, ΑΔΕ τριγώνων αντιπεπόνθασιν αι πλευραί αι περί τας ισας γωνίας, τουτέστιν ότι ἐστὶν ώς ή ΓΑ πρὸς τὴν ΑΔ ούτως ή ΕΑ πρὸς τὴν AB. See also Simson's Def. 2 of Bk. vi. "Two magnitudes are said to be reciprocally proportional to two others, when one of the first is to one of the other magnitudes as the remaining one of the last two is to the remaining one of the first." Cf. Aristot. Mech. 3. p. 850. a. 39. 8 our τὸ κινούμενον βάρος πρὸς τὸ κινοῦν, τὸ μῆκος πρὸς τὸ μῆκος ἀντιπέπονθεν.

Grant objects that this passage is inconsistent with *Polit.* 11. 2. p. 24. 11. "For while *Pol.* 11. ii. 4 says that 'equal retaliation pre-

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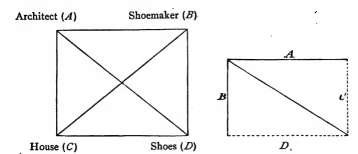
serves the State,' Eth. Nic. v. v. 6. says that 'Retaliation is a bond of union provided that it be on principles not of equality, but of proportion.' In fact the remarks on Retaliation in the Ethics have all the appearance of being a development and improvement of those in the Politics." Vol. 1. p. 51. The inconsistency is merely apparent. Grant forgets that αντιπεπουθός κατ' αναλογίαν καὶ μή κατ' ισότητα is an ίσον just as much as αντιπεπονθός κατ' ισότητα, since every αναλογία is an ἰσότης λόγων. In fact τὸ ἴσον τὸ αντιπεπονθός in Polit. 11. 2 is identical with αντιπεπονθός κατ' αναλογίαν here: cf. § 8 εαν οῦν πρώτον η, κ.τ.λ. It will be observed that in the place in the Politics the statement τὸ ἴσον τὸ ἀντιπεπονθὸς σώζει τὰς πόλεις rests upon the statement that the πόλις, being an organised unity, has diverse reciprocating elements, just as in the present passage diversity of reciprocating professions, § 9, and as in VIII. 7 §§ 2, 3 70 κατ' αξίαν is introduced to regulate friendship between persons in diverse positions. Moreover in Polit. 11. 2. p. 24. 17 an example is introduced which at once reminds us of the chapter before us. So far from seeing any inconsistency, I should rather infer from the passage in the Politics (as from that in VIII.), that the lost Nicomachean discussion of το ἀντιπεπουθός corresponded in the main with that which has been preserved in this Eudemian book.

§ 7. διὸ καὶ Χαρίτων, κ.τ.λ.] 'Hence it is (i.e. because the stability of the state depends upon τὸ ἀντιποιεῖν ἀνάλογον) that men set up a shrine of the Χάριτες in some frequented place.' For ἐμποδών cf. IV. 7 § 16 περὶ τὰ μὴ λίαν ἐμποδών καὶ φανερά, but the word does not seem very appropriate. Should we read ἐν πόλεσιν? According to the commentators a temple to the Graces was frequently to be found in the ἀγορά of a Greek town. For the Χάριτες as patronesses and personifications of εὖεργεσία and εὖεργεσίας ἀπόδοσις cf. Philodem. περὶ εὖσεβείας: τὸν Δία νόμον φησὶν εἶναι καὶ τὰς Χάριτας τὰς ἡμετέρας καταρχὰς καὶ τὰς ἀνταποδόσεις τῶν εὖεργεσιῶν. Gomperz Herkulanische Studien II. 81.

ἀνθυπηρετήσαί τε γάρ, κ.τ.λ.] Mich. Ephes. tries to show that these lessons are implied in the conventional attitude of the Χάριτες.

§ 8. ή κατά διάμετρον σύζευξις] This phrase is understood by

the older commentators and by Grant to mean the junction of the diagonals AD, BC in the square ABDC, by Williams to mean the junction of one diagonal of a parallelogram, the sides of which are the lines A, B, D, C.



Now it seems reasonable to assume that $\sigma v \zeta \epsilon v \xi \epsilon s$ is used here in the same sense as in 3 § 12, and that if $\sigma v \zeta \epsilon v \xi \epsilon s$ in the last-named passage means the 'composition' of A and C, B and D, η katà διάμετρον $\sigma v \zeta \epsilon v \xi \epsilon s$, 'cross-conjunction,' means the 'composition' of A and D, B and C.

'Cross-conjunction' then will give us the proportion

$$A + D : B + C :: A : B$$

whence A:B::D:C as in § 12.

This interpretation is confirmed by E. E. VII. 10 § 9, 10, where we are told that in an unequal friendship the ὑπερέχων conceives his claims to be represented by the formula ως αὐτὸς πρὸς τὸν ἐλάττων οῦτω τὸ παρὰ τοῦ ἐλάττονος γινόμενον πρὸς τὸ παρὰ αὐτοῦ, but that the ὑπερε-

χόμενος τοὐναντίον στρέφει τὸ ἀνάλογον καὶ κατὰ διάμετρον συζεύγνυσιν. That is to say, if A and B are the persons, C and D their claims, A, the superior in rank, thinking himself entitled to superior advantages, argues that $\frac{A+C}{B+D} = \frac{A}{B}$, or $\frac{A}{B} = \frac{C}{D}$: on the other hand B, the in-

ferior, holding that 'noblesse oblige,' maintains that $\frac{A+D}{B+C} = \frac{A}{B}$, or

 $\frac{A}{B} = \frac{D}{C}$. These opposing views are reconciled here in the same way as in the Nic. Eth. (see above, introductory note upon this chapter): i.e. the $i\pi\epsilon\rho\epsilon\chi\delta\mu\epsilon\nu\sigma$ s is held to be entitled to superior service, the $i\pi\epsilon\rho\epsilon\chi\omega\nu$ to superior respect; and consequently $\kappa\epsilon\rho\delta\sigma$ s and $\tau\iota\mu\eta$ must be bartered against one another, just as the house and the shoes are bartered in commerce. In this way equality is effected.

ἐφ' & A] See note on 4 § 12. Here, and again in § 12, the terms of the proportion are specified, but the example is not worked out; may we infer that the treatise was supplemented by extempore additions? Cf. Anal. Prior. 1. 46. p. 52. a. 16.

τοῦ αὐτοῦ] Bekker reads τὸ αὐτοῦ, taking no notice of the reading of the MSS.

ἐὰν οὖν πρῶτον, κ.τ.λ.] 'If the article offered by the shoemaker is equal in value to the article offered by the builder, and then the exchange is effected, the demands of commercial justice will be satisfied. Otherwise the transaction is not equal and does not hold. because the article offered by the one may be, and in this case is, more valuable than the article offered by the other.' For example (1) a husbandman goes into the market with a bushel of corn and a shoemaker with a pair of shoes. If the husbandman and the shoemaker agree that the bushel of corn is kar' avadoyíav equal to the pair of shoes (ἐὰν οὖν πρῶτον ἢ τὸ κατὰ τὴν ἀναλογίαν ἴσον), in other words that the bushel of corn is equal in value to the pair of shoes. and then the articles are exchanged (εἶτα τὸ ἀντιπεπονθὸς γένηται), the justice of commerce is satisfied. But if (2) a builder offers a house whilst the shoemaker offers only one pair of shoes, the marketvalue of the house being more than one pair of shoes, an exchange on this basis will not be equal and permanent. Hence the shoemaker must offer several pairs of shoes, the number of pairs being determined by the higgling of the market.

οὐδὲ συμμένει] 'The settlement is not a final one': for one of the two parties will be obliged to have recourse to corrective justice in order to obtain his rights.

§ 9. ἐπὶ τῶν ἄλλων τεχνῶν] See note on 4 § 12. 'The statement already made in regard to the arts of the builder and the shoemaker holds generally of all the arts.' (The remark is hardly necessary, but cf. Polit. 1. 9. p. 13. 22 τὸν αὐτὸν δὲ τρόπον ἔχει καὶ περὶ τῶν ἄλλων κτημάτων. III. 11. p. 76. 20 ὁμοίως δὲ τοῦτο καὶ περὶ τὰς ἄλλας ἐμπειρίας καὶ τέχνας.) 'They would fall into disuse if there were no exchange, and in order that an exchange may take place, some method of equalizing unequal wares is required, exchange being between members of different trades or professions, whose wares are necessarily unlike.'

ανηροῦντο γαρ αν, κ.τ.λ.] This sentence is written and punctuated by the editors thus: ανηρούντο γαρ αν, εί μη ἐποίει τὸ ποιούν καὶ ὅσον καὶ οίον, καὶ τὸ πάσχον ἔπασχε τοῦτο καὶ τοσοῦτον καὶ τοιοῦτον, and is understood to mean "for they would have been destroyed if there had not been the producer producing so much, and of a certain kind, and the consumer (τὸ πάσχον) consuming just the same quantity and quality" (Grant). Accepting this interpretation I formerly suggested (Fournal of Philology 1872, IV. 318), the insertion of δ before ἐποίει, 2 conjecture which Rassow had anticipated. But on further consideration I find myself wholly unable to harmonize the sentence, as it is ordinarily punctuated and interpreted, with the main argument. It is true that "the arts would perish if there were no demand for their products:" but how does this tend to prove the necessity and importance of the principle of proportionate exchange? Moreover the terms ποιοῦν and πάσχον (which as Grant himself says "may probably have some reference to the ἀντιπεπονθός") imply that the reciprocity of the transaction is what we are here concerned with. The sense required is then 'for the arts would fall into disuse if the article manufactured by A and received in exchange by B were not somehow equated with the article manufactured by B and received in exchange by A.' Cf. § 10 τοῦτο δ', εἰ μὴ ἴσα εἰη πως, οὐκ ἔσται. This meaning I try to get by changing the punctuation, and making τοῦτο the subject, instead of the object, of έπασχε: ανηρούντο γαρ αν, εί μη ἐποίει τὸ ποιοῦν, καὶ ὅσον καὶ οἶον καὶ τὸ πάσχον (subaud. πάσχει), ἔπασχε τοῦτο (i.e. τὸ ποιοῦν) καὶ τοσοῦτον καὶ τοιοῦτον οὐ γάρ, κ.τ.λ. 'for the arts would perish, if the producer did not produce, and did not in return for his produce receive from the recipient of it an exact equivalent, quantity and quality being taken into account; [an equivalent, not an article precisely similar, because two of a trade have no occasion to exchange their wares.' Rassow, understanding the drift of the passage as I do, and admitting that it would be

- § 10. διὸ πάντα συμβλητά, κ.τ.λ.] From this point the chapter abounds in repetitions. Nötel (Quaest. Aristot. Spec. p. 28) would condemn § 11, 12. Rassow again finds in § 10—16 three distinct statements of the same matter; the first being contained in § 10 διὸ πάντα συμβλητὰ—οὐκ ἔσται, the second in § 11—14 δεῖ ἄρα ἐνί τυνι—μένειν μᾶλλον, and the third in § 14—16 διὸ δεῖ πάντα—πέντε κλίναι. The difficulty is also discussed by Imelmann, Observat. Crit. p. 35 sqq. Certainly the chapter would gain in perspicuity if § 11—16 were rejected. The remarks upon currency, both as to thought and as to expression, recal Plat. Rep. 11. 371 B. Laws XI. 918 B. Polit. 289 E.
- § 11. $\hat{\eta}$ οὐκ ἔσται ἀλλαγή] These words apply to the former of the two cases mentioned (εἰ μηθὲν δέοιντο); $\hat{\eta}$ οὐχ $\hat{\eta}$ αὐτή to the latter ($\hat{\eta}$ μ $\hat{\eta}$ ὁμοίως).

ότι οὐ φύσει, κ.τ.λ.] Cf. Polit. 1. 9. p. 14. 28 sqq.

§ 12. εἰς σχῆμα δ' ἀναλογίας, κ.τ.λ.] I have materially altered the punctuation of this sentence which is usually printed thus: εἰς σχῆμα δ' ἀναλογίας οὐ δεῖ ἄγειν, ὅταν ἀλλάξωνται εἰ δὲ μή, ἀμφοτέρας ἔξει τὰς ὑπεροχὰς τὰ ἔτερον ἄκρον. ἀλλ' ὅταν ἔχωσι τὰ αὐτῶν, οὕτως ἴσοι καὶ κοινωνοί, ὅτι αὖτη ἡ ἰσότης δύναται ἐπ' αὐτῶν γίνεσθαι. γεωργὸς Α, κ.τ.λ. As I understand this difficult passage, it is a warning that the terms of the bargain must be determined by the ordinary process of higgling, before the exchange takes place, that is, during the continuance of the mutual demand, cf. § 11: e.g. A must arrange with B, before the transfer is effected, how many pairs of shoes the latter is to give him in return for a house. If A

accepts one pair of shoes on account, trusting that B will subsequently make up to him the market value of the house, and B takes advantage of A's negligence, it is no longer an affair of commercial justice, but of corrective justice, which, as has been pointed out in 2 \$\ 12, 13 and in 4 \ 1, plays a part in the rectification of voluntary transactions such as πράσις, ώνή, δανεισμός, έγγύη, χρήσις, παρακαταθήκη, μίσθωσις, as well as in the rectification of involuntary transactions such as κλοπή, μοιχεία, κ.τ.λ. In the case supposed A has now got one pair of shoes only, whilst B has got a house worth x pairs of shoes, and x - 1 pairs of shoes into the bargain. Hence A has x - 1pairs of shoes less than his just right, B has x - 1 pairs of shoes more than his just right. Thus B has the advantage of A to the extent of 2(x-1) pairs of shoes; in the language of our author 'B has both superiorities.' If then the time for arranging the terms of the bargain is allowed to pass by, the two parties to the transaction are to be regarded as two extremes, one of which exceeds the mean by as much as the mean exceeds the other: the reciprocal proportion of commercial justice must therefore be supplemented by the arithmetical proportion of corrective justice. The words το έτερον ἄκρον point unmistakeably to this interpretation, since A and B cannot possibly be regarded as extremes in the proportion A:B::D:C. For $\delta \tau a \nu$ έχωσι τὰ αὐτῶν the commentators refer to 4 \ 8, 14, forgetting that, whereas by corrective justice each recovers his own, commercial justice is attained when each surrenders his own (cf. § 8 δεί.....αὐτὸν ἐκείνω μεταδιδόναι τοῦ αὐτοῦ). It seems to me clear that in the present passage these words are antithetical to ὅταν ἀλλάξωνται, and mean 'before they have delivered up their respective wares.' H. Richards anticipates me in referring to 4 \$\$ 10-12 for the explanation of άμφοτέρας τὰς ὑπεροχάς and τὸ ἔτεροκ ἄκρον (Fournal of Philology 1872. IV. 150), but interprets otherwise.

§ 13. οὐκ ἀλλάττονται, ὥσπερ, κ.τ.λ.] Bekker reads ἐξαγωγῆς with K^b, and places a comma after οἴνον. We must then construe: 'whereas when B wants what A has, wine for example, they exchange; that is, A gives it to him in return for the privilege of exporting corn.' But (1) the separation of the words οἶνον οῖνον from διδόντες, κ.τ.λ., which this reading involves, is surely an unnecessary complication of a sentence already harsh enough; and (2) I conceive that the weight, as well as the bulk, of the MS. authority is against ἐξαγωγῆς. For τοπερ with ἀλλάττονται understood from οὐκ ἀλλάττονται in the main sentence, 'as they do when,' 'whereas they do exchange when,' see

Berlin Index. In the present instance the construction is all the harsher because διδόντες belongs grammatically to both the parties concerned, whereas in sense it refers only to one of them. For αὐτός used to distinguish the person chiefly thought of from the other person concerned (τις), cf. 8 § 3 τοπερ εἶ τις λαβών τὴν χεῖρα αὐτοῦ, κ.τ.λ. The same illustration of exchange occurs in Polit. I. 9. p. 14. 3 οἶον οἶνον πρὸς σῖτον διδόντες καὶ λαμβάνοντες. ἐξαγωγή is commonly translated here 'an export': but the passages referred to in the Berlin Index seem to show that it is 'the privilege of exporting.' Cf. Theophr. περὶ ἀλαζονείας.

§ 14. μηδὲν δεῖται] Apparently the subject of δεῖται is τις supplied from δέηταί τις.

δεῖ, κ.τ.λ.] Rassow's conjecture, ἀεὶ γὰρ τοῦτο φέροντι ἔσται λαβεῖν, is tempting.

§ 15. οἰκία, κ.τ.λ.] 'The house A and the bed Γ are, $\tau \hat{y}$ ἀληθεία, incommensurable; but their values may be compared $\pi \rho \hat{o}s$ την χρείαν, and expressed in minas. Now if the house is worth 5 minas and the bed 1, 5 beds = 1 house: and in primitive times, before currency was invented, the terms of the contract were formulated in this way.'

§ 16. $\hat{\eta}$ κλίναι] Rassow (Forschungen p. 94) conjectures $\hat{\eta}$ κλίναις: "denn das unpersönliche διαφέρει hat entweder einen indirecten Fragesatz oder Infinitive nach sich." I have allowed the text to stand, thinking that διαφέρει is used personally, its subject being the whole phrase $\hat{\eta}$ κλίναι, κ.τ.λ., and that in that phrase a participle, not an infinitive, is suppressed.

§ 17—19. In these sections the investigation of the questions proposed in 1 § 1 is concluded, and its results are summarized. It remains in the second half of the book to distinguish particular kinds of δίκαιον and ἄδικον, to investigate δίκαιον and ἄδικον as exhibited by individuals, to discuss certain supplementary ἀπορίαι, and to determine the relations subsisting between justice and ἐπιείκεια.

ή δὲ δικαιοσύνη, κ.τ.λ.] With Rassow I have inserted τίς after μεσότης ($K^b L^b P^b$), and δὲ after αὐτόν ($K^b L^b O^b P^b$), and substituted ἄλλαις for πρότερον ($K^b L^b P^b$). For the form of the sentence cf. 10 §§ 3, 6.

ότι μέσου ἐστίν] The original theory of ἀρετή as a μεσότηs is here virtually admitted to be a failure so far as justice is concerned. Nevertheless in the E. E. II. 3 § 4 κέρδος, ζημία, and δίκαιον stand side by side with ἀσωτία, ἀνελευθερία, ἐλευθεριότης.

καὶ ὧσπερ, κ.τ.λ.] See Introduction, On dislocations in the text.

§ 18. τοῦ ἴσου τοῦ κατ' ἀναλογίαν] This genitive is not anacoluthic, as it belongs to the main sentence, and is regularly governed by διανεμητικός.

ή δ' άδικία τούναντίον, κ.τ.λ.] Ι. ε. ή δ' άδικία τούναντίον [έστὶ καθ'

ήν ὁ ἄδικος λέγεται πρακτικός κατά προαίρεσιν τοῦ ἀδίκου.

ἐπὶ δὲ τῶν ἄλλων, κ.τ.λ.] 'The statement made in the preceding sentence, that ἐφ αὐτοῦ the unjust man assigns an unduly large share of what is advantageous and an unduly small share of what is harmful, from the nature of the case does not apply ἐπὶ τῶν ἄλλων, i.e. when he does not himself take a share in the distribution.'

11 §§ 7, 8. See Introduction, On dislocations in the text. In § 7 I have bracketed καὶ ισπερ—γυμναστικῆ (vide supra, 5 § 17), and added εν οἶς δ΄ αδικία—αδικία from 6 § 4. If I am right in making the second of these alterations, perhaps I ought to go a step further and write γὰρ for δ΄. The sense of the passage is as follows: 'αδικεῖσθαι and αδικεῖν are both bad, because, as has been shown, they are deviations from the mean; but αδικεῖν is the worse of the two, since it implies κακία, κακία which is either τελεία καὶ ἀπλῶς (if the act is ἐκ προαιρέσεως), or nearly so (if the act, though not ἐκ προαιρέσεως, is ἐκούσιον). Of course αδικεῖσθαι may be κατὰ συμβεβηκός the greater evil, because of its possible results.' Cf. Ε. Ε. 11. 10 §§ 18, 19 for the distinction between προαιρετόν and ἐκούσιον, of which we shall hear more in the sequel. For the doctrine that it is worse ἀδικεῖν ἡ αδικεῖσθαι, see Plat. Gorg. 469 C, 508 B.

6 S 1-3. See Introduction, On dislocations in the text.

6 § 4.] 'Hitherto we have been considering το ἀπλῶς δίκαιον, i.e. that which is characteristic of the virtue called δικαιοσύνη, irrespective of the κοινωνίαι in which it is exhibited. Our statements are therefore true καθόλου,—of a trading company or a household as well as of a πόλις—though our illustrations have been drawn for the most part from the political κοινωνία. We must now say something of δίκαιον as it presents itself in different κοινωνίαι: and of these species of δίκαιον, τὸ πολιτικὸν δίκαιον, i.e. the δίκαιον of a community of free and equal citizens, is the most perfect representation of τὸ ἀπλῶς δίκαιον [and moreover concerns us most nearly, as this treatise is preparatory to a treatise on politics]. Other species of δίκαιον are τὸ δεσποτικόν, τὸ πατρικόν, and τὸ οἰκονομικόν, which differ from τὸ

πολιτικον δίκαιον in so far as (1) master and slave, (2) father and son, (3) husband and wife are not ἐλεύθεροι καὶ ἴσοι ἡ κατ' ἀναλογίαν ἡ κατ' ἀριθμόν possessing definite rights secured to them by law. Of the three relations the last exhibits the nearest approach to τὸ πολιτικον δίκαιον.'

It will be seen that in dealing with the three imperfect or $\kappa \alpha \theta^{\prime}$ ομοιότητα δίκαια Eudemus takes a purely legal view, recognizing no rights except those which are embodied in law, and no law except written law. Hence it has been supposed by some that the three καθ' όμοιότητα δίκαια are not included in τὸ άπλῶς δίκαιον, and consequently that τὸ ἀπλῶς δίκαιον is identical with τὸ πολιτικὸν δίκαιον. This is surely a mistake. In so far as there is a δίκαιον between father and son, the statements made about τὸ ἀπλῶς δίκαιον are true of it; τὸ ἀντιπεπονθός at any rate is very fully realized in this relation, since father and son, like unequal friends (N. E. IX. I § I), or magistrate and citizen (Polit. II. 2. p. 24. 13), barter protection and honour. Hence όταν γονεύσι μεν τέκνα απονέμη α δεί τοις γεννήσασι, γονείς δε υίέσιν α δεί τοις τέκνοις, μόνιμος ή των τοιούτων καὶ ἐπιεικής ἔσται φιλία (VIII. 7 § 2). Moreover there are other relations in which δίκαιον is more perfectly realized than in the more or less one-sided relations of the household. Thus a trading company and an έρανος are κοινωνίαι governed by law, and consequently have their respective δίκαια, which are not identical with το πολιτικον δίκαιον: cf. omnino N. E. VIII. 9 & 4-6. I cannot therefore assent to the statement of Rassow that το άπλως δίκαιον and το πολιτικον δίκαιον are different expressions for the same thing (Forschungen p. 123). Again I cannot allow that there is any force in the criticism of Trendelenburg: "according to the traditional arrangement of the text the words δει δε μή λανθάνειν, κ.τ.λ. are preceded by two chapters and a half in which the distributive and corrective justice of the state are discussed at length: the warning that we must not overlook τὸ πολιτικον δίκαιον is therefore in this place unmeaning" (Beiträge III. 418). It is quite true that in the preceding chapters τὸ ἀπλῶς δίκαιον has been constantly regarded in its political form, because reference to some particular kind of δίκαιον was necessary, and political δίκαιον afforded the most convenient examples. But nothing has been said which is not capable of application to other forms of discoon. Now, however, we may proceed to distinguish the several species of rò άπλως δίκαιον, and to contrast the most important species, viz. πολιτικον δίκαιον, with the δίκαια of the household.

 $\hat{\eta}$ κατ' ἀναλογίαν $\hat{\eta}$ κατ' ἀριθμόν] Equality may be either actual or

proportionate. Thus it may be assumed that all free men are και' αριθμον ἴσοι, and therefore that in distributions of conquests and of offices all should share alike. Again in an aristocracy, (and in βασιλεία, the limiting case of ἀριστοκρατία, where the claims of a single person are in virtue of his superior merit superior to those of all the rest put together,) τὸ κατ' ἀναλογίαν ἴσον is the principle assumed, regard being had to differences in merit. (See note on 3 § 7.) But when the citizens are not ἴσοι either κατ' ἀναλογίαν οτ κατ' ἀριθμόν, as in a δεσποτεία, there cannot be said to be πολιτικὸν δίκαιον: still even in this case there is a sort of δίκαιον καθ' ὁμοιότητα, an undefined δίκαιον like that which is exhibited in the relation of master and slave.

The chief passages in the *Politics* which bear upon the subject of these § are the following:

111. 9. p. 71. 21. It is generally assumed that το δίκαιον consists in το ἴσον, but το ἴσον is differently interpreted. Hence the distinction between το ολιγαρχικον δίκαιον and το δημοκρατικόν.

111. 12. p. 78. 15. What constitutes a claim to political privileges? There is something to be said for all the kinds of excellence which are exhibited in the sphere of the state.

111. 17. p. 91. 31. Different sorts of πολιτικον δίκαιον are recognized, which are φύσει. There is however no δίκαιον κατὰ φύσειν in τυραννίς and the other παρεκβάσεις, because these are παρὰ φύσειν.

VII. (VI.) 2. p. 179. 11 and p. 180. 21. τὸ δημοτικόν (or δημοκρατικόν) δίκαιον consists in τὸ ἴσον ἔχειν κατ' ἀριθμόν.

VIII. (VI.) 3. p. 181. 9. An ολιγαρχικον δίκαιον is recognized.

VIII. (v.) 9. p. 214. 4. το δίκαιον is not the same in all polities. There are therefore different sorts of δικαιοσύνη, and the would-be politician must possess that sort which is appropriate to the constitution of the state.

For the words κοινωνών βίου cf. Polit. 111. 3. p. 62. 23. 111. 4. p. 63. 9: for πρὸς τὸ εἶναι αὐτάρκειαν cf. Polit. 111. 1. p. 60. 26. VI. 8. p. 189. 29: and for the marked distinction here made between ή τῶν ἐλευθέρων καὶ ἴσων ἀρχή and ἡ δεσποτική cf. Polit. 1. 7. p. 10. 3. IV. (VII.) 14. p. 119. 16. p. 121. 15.

ἐν οἶς—πῶσιν ἀδικία] Zell rejects these words. Münscher, with whom I so far agree, thinks that they are wrongly given in this place. See Introduction, On dislocations in the text. I take the sentence ἔστι γὰρ δίκαιον, κ.τ.λ. to be a justification of the preceding remarks about πολιτικὸν δίκαιον: 'for there is δίκαιον where there is law, and law exists where ἀδικία is recognized, δίκη, the administration of law,

being the discrimination of the just and the unjust, where by the unjust is meant the distribution to oneself of too large a share of what is ἀπλῶς good, and too small a share of what is ἀπλῶς evil.' Thus there is a δίκαιον πολιτικόν in a democracy, because all the members of a democracy are subject to law based upon a certain theory of right and wrong. But between a tyrant, properly so called, and his subjects there is no δίκαιον πολιτικόν, because there is no law to determine their mutual rights and relations, and where there is no law there is no polity: cf. Polit. vi. (iv.) 4. p. 154. 28 ὅπου γὰρ μὴ νόμοι ἄρχουσιν, οὐκ ἔστι πολιτεία. δεῖ γὰρ τὸν μὲν νόμον ἄρχειν πάντων, τῶν δὲ καθ' ἔκαστα τὰς ἀρχὰς καὶ τὴν πολιτείαν κρίνειν. For the argument as a whole cf. Polit. 1. 2. p. 4. 19 ἡ δὲ δίκαιοσύνη πολιτικόν ἡ γὰρ δίκη πολιτικῆς κοινωνίας τάξις ἐστίν ἡ δὲ δίκη τοῦ δικαίου κρίσις.

I have written $\pi\rho\delta$ s αὐτούς for $\pi\rho\delta$ s αὐτούς in the first clause of this sentence.

§ 5. διό, κ.τ.λ.] This question πότερον συμφέρει μᾶλλον ὑπὸ τοῦ ἀρίστου ἀνδρὸς βασιλεύεσθαι ἢ ὑπὸ τῶν ἀρίστων νόμων is discussed by Plato in the *Politicus* 293 E sqq. and in the *Laws* IX. 874 E—875 D, and by Aristotle in the *Politics* III. 15. p. 87. 3—17 and III. 16. p. 90. 1—32. p. 91. 8—18. See also *Polit*. III. 11. p. 77. 31.

For the phraseology cf. omnino Polit. III. 10. p. 75. I (where however emendation is necessary) and III. 16. p. 90. I τον άρα νόμον άρχειν αἰρετώτερον μᾶλλον ἢ τῶν πολιτῶν ἔνα τινά. These passages would seem to countenance the reading of MbQ, ἀλλὰ τον νόμον, which is preferred by Susemihl (Bursian's Jahresbericht 1874—75, p. 368); but the change is not necessary, as λόγον may mean the formula contained in the law; cf. Polit. III. 15. p. 87. 12 ἀλλὰ μὴν κἀκεῖνον δεῖ ὑπάρχειν τὸν λόγον τὸν καθόλου τοῖς ἄρχουσιν. Plat. Polit. 294 C παρὰ τὸν λόγον ὅν αὐτὸς [i. e. ὁ νόμος] ἐπέταξεν. Grant in his note on § 4 renders τὸν λόγον "the impersonal reason;" this can hardly be right.

ότι ἐαυτῷ τοῦτο ποιεί] 'Because a man rules in his own interest:' cf. Polit. III. 7. p. 70. II ή μὲν γὰρ τυραννίς ἐστι μοναρχία πρὸς τὸ συμφέρον τὸ τοῦ μοναρχοῦντος.

ό ἄρχων] 'The magistrate who executes the law.' There is a certain awkwardness in the close proximity of ὁ ἄρχων (meaning no more than the executive magistrate) and ἄρχειν (in the sense of κύριον εἶναι); but cf. Polit. vi. (IV.) 4. p. 154. 28, quoted above on § 4. I have marked οὐ γὰρ νέμει—πρότερον as a parenthesis, thinking

with Grant that μισθὸς ἄρα τις, κ.τ.λ. is the apodosis of ἐπεὶ δ' οὐθὲν αὐτῷ πλέον εἶναι δοκεῖ (cf. Bonitz Aristot. Stud. I. II. 28): 'The administrator is the guardian of what is just, and therefore of what is equal: and, seeing that it is assumed that in the distribution he takes no more than his due, compensation for his services must be given him in the shape of honour and dignity, otherwise he becomes a tyrant.'

§ 6. ἐπεὶ δ' οὐθέν, κ.τ.λ.] "But since he does not seem to gain at all." Grant. Rather, I think, 'but since it is assumed that he does not profit in the distribution.'

διὸ ἐτέρω πονεῖ] The modern editors except Cardwell and Michelet read ποιεῖ, and Bekker takes no notice of the reading πονεῖ which is to be found in every one of the MSS. which I have consulted. It may perhaps be thought at first sight that ἐαντῷ τοῦτο ποιεῖ in the preceding § justifies διὸ ἐτέρω ποιεῖ: but a little consideration will show that though the two datives are in themselves precisely similar, τοῦτο ποιεῖ, which represents ἄρχει, is no justification of ποιεῖ in § 6 in the sense of "acts," for so it is understood by Grant, Williams, &c. On the other hand nothing could be more suitable than πονεῖ, and in Polit. II. 5. p. 28. 24 (αὐτῶν δ' αὐτοῖς διαπονούντων τὰ περὶ τὰς κτήσεις πλείους ἄν παρέχοι δυσκολίας) we have authority for the conjunction with it of a dative of the person interested.

- § 7. μισθὸς ἄρα τις δοτέος] Polit. VIII. (v.) 8. p. 213. 11 τοῦ δὲ ἀκερδῶς ἄρχειν τιμὰς εἶναι δεῖ νενομοθετημένας τοῖς εὐδοκιμοῦσιν. Plat. Rep. 1. 345 E, 347 A. Here, as in unequal friendships, the assistance rendered by the superior and the honour or respect which compensates it are equated by means of τὸ ἀντιπεπονθός. Cf. Polit. II. 2. p. 24. 11 and N. E. VIII. IX. ut supra.
- § 8, 9. 'There are in the household δίκαια which are analogous to the above-mentioned δίκαια of the state. Of these domestic δίκαια that which appears in the relation of husband and wife corresponds more nearly than τὸ δεσποτικόν and τὸ πατρικόν to the πολιτικὸν δίκαιον of § 4, and is the true οἰκονομικὸν δίκαιον.'

δεσποτικον δίκαιον, the δίκαιον which appears in the relationship of master and slave, and πατρικον δίκαιον, that which appears in the relationship of father and son, correspond rather to the δίκαιόν τι καὶ καθ' ὁμοιότητα of a tyranny, because here too ἀδικία is impossible on the part of the superior, and therefore law has no place. Cf. Polit. I. 12. p. 19. 16 ἐπεὶ δὲ τρία μέρη τῆς οἰκονομικῆς ἦν, ἔν μὲν δεσποτική,

περί ής είρηται προτέρον, εν δε πατρική, τρίτον δε γαμική και γαρ γυναικός άρχειν και τέκνων, ως ελευθέρων μεν άμφοιν, ου τον αυτον δε τρόπον της άρχης, αλλά γυναικός μεν πολιτικώς τέκνων δε βασιλικώς. (See the whole of this chapter.)

κτήμα] 'slave.' Cf. Polit. I. 4. p. 6. 7.

τως $\tilde{a}v$ $\tilde{\eta}$ πηλίκον καὶ χωρισθ \tilde{y} .] With KbPbNbOb, the V.A., Münscher, and the *Berlin Index*, I have omitted $\mu \tilde{\eta}$ (which in all the editions stands before χωρισθ \tilde{y}), translating τως 'until' instead of 'whilst.' Cf. M. M. 1. 34 § 18 ωσπερ γὰρ μέρος τί ἐστι τοῦ πατρὸς ὁ νἱός, πλὴν ὅταν ἤδη λάβη τὴν τοῦ ἀνδρὸς τάξιν καὶ χωρισθ \tilde{y} [ὑπ'] αὐτοῦ.

§ 9. $\tilde{\eta}\nu$] 'are, as we said before:' sc. § 4.

οἰκονομικόν] In Polit. 111. 6. p. 68. 25 however οἰκονομική as an epithet of ἀρχή is used comprehensively to include all three relations.

7 § 1. οἶον τὸ μνᾶς λυτροῦσθαι.] The editors point out that this passage is inconsistent with Herodot. VI. 79 ἄποινα δέ ἐστι Πελοποννησίοισι δύο μνέαι τεταγμέναι κατ' ἄνδρα αἰχμάλωτον ἐκτίνειν, and v. 77 χρόνφ δὲ ἔλυσάν σφεας διμνέως ἀποτιμησάμενοι. But, as Blakesley remarks, the prisoners in the latter case being the Chalcidian Hippobotae, two minae "may be considered as the ransom of a man-at-arms, not of an inferior soldier." One mina then may have been the ransom of men of the lowest rank.

 $\mathring{\eta}$ τὸ αἶγα, κ.τ.λ.] On the strength of Herodot. II. 42 ὅσοι μὲν δἢ Διὸς Θηβαιέος ἴδρυνται ἱρὸν ἢ νομοῦ τοῦ Θηβαίου εἰσί, οὖτοι μέν νυν πάντες ὀἶων ἀπεχόμενοι αἶγας θύουσι Muretus proposed to read αἶγα Διὶ θύειν ἀλλὰ μἢ πρόβατα. Cf. N. E. IX 2 § 6. de Mirabilibus 844. a. 35. (In Athen. IV. 138 f θύουσι δ' ἐν ταῖς κοπίσιν αἶγας ἄλλο δ' οὐδὲν ἰερεῖον Zeus is not the divinity honoured.) But the addition of Διί does not explain the awkward antithesis of the singular αἶγα and the plural δύο πρόβατα. Is it possible that ἀλλὰ μἢ is a corruption of μίαν ἢ?

τὸ θύειν Βρασίδα.] The editors quote Thuc. v. 11.

§ 2, 3. 'Some think that all δίκαια are determined by convention, because τὸ μὰν φύσει ἀκίνητον, τὰ δὲ δίκαια κινούμενα ὁρῶσιν. (This last statement, that τὰ δίκαια vary, though not true without qualification, is true in a manner. It is positively untrue παρὰ τοῖς θεοῖς; but παρ' ἡμῖν, although there is a φύσει δίκαιον, every δίκαιον is variable.) In spite of what they say, there is a φύσει δίκαιον, as well as a νόμφ δίκαιον.' I conceive τοῦτο δ' οὖκ ἔστιν—κινητὸν μέντοι πᾶν to be a parenthetical explanation of the author's views about

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his opponents' minor premiss, which he practically concedes. That is to say, the fact that δίκαια differ in different places (κινείται), and are therefore capable of arbitrary variation (κινητά), does not disprove the existence of an eternal, natural δίκαιον to which the before-mentioned δίκαια more or less conform. Hence δίκαια may be divided into (1) φύσει δίκαια, i.e. those which represent the eternal, natural δίκαιον, and (2) νόμφ or συνθήκη δίκαια, which are wholly independent of it. "Ein unveränderliches Gerechte gibt es freilich unter Menschen nicht, wohl aber bei den Göttern. Dagegen ein Gerechtes, welches sich dem Menschen allenthalben durch eigene Kraft, wenn auch nicht mit unwiderstehlicher Nothwendigkeit aufdrängt, besteht allerdings." Hildenbrand's Rechts- und Staatsphilosophie p. 306. After the parenthesis the author resumes the main argument with a flat denial of their conclusion, leaving it to be understood that he demurs to their major-τὸ φύσει ἀκίνητον. If the sentence is not broken up in this way, the words άλλ' όμως seem strangely out of place.

δοκεί δ' ἐνιόις, κ.τ.λ.] Cf. Plat. Laws x. 889 Ε καὶ δὴ καὶ [sc. φασίν] τὰ καλὰ φύσει μὲν ἄλλα εἶναι νόμφ δὲ ἔτερα· τὰ δὲ δίκαια οὐδ' εἶναι τὸ παράπαν φύσει, ἀλλ' ἀμφισβητοῦντας διατελεῖν ἀλλήλοις καὶ μετατιθεμένους ἀεὶ ταῦτα· ἃ δ' ἃν μετάθωνται καὶ ὅταν, τότε κύρια ἔκαστα εἶναι, γιγνόμενα τέχνη καὶ τοῖς νόμοις, ἀλλ' οὐ δή τινι φύσει. See also [Plat.] Minos 315 A—316 B, quoted by Grant, and N. E. I. 3 § 2.

§ 4. $\phi \dot{\nu} \sigma \epsilon i \gamma \dot{\alpha} \rho$, $\kappa.\tau.\lambda$.] Nature intends the right hand to be stronger than the left, but all men may become ambidextrous. In place of $\pi \dot{\alpha} \nu \tau \alpha s$ Bekker without remark reads $\tau \nu \nu \dot{\alpha} s$: but as $\pi \dot{\alpha} \nu \tau \alpha s$ is found so far as I know in all the MSS. and gives a good sense, I have, with Fritzsche (who compares M. M. I. 34 § 21) and Zell, restored it to the text.

§ 5. ωνούνται—πωλούσιν] sc. οἱ ἔμποροι.

ομοίως δὲ καί, κ.τ.λ.] Human δίκαια [as opposed to the eternal, natural δίκαιον] differ, inasmuch as the πολιτεΐαι to which they belong are all deviations from the one perfect πολιτεία.

§ 6. Each law stands to the variety of action included under it in the relation of universal to particulars: cf. Polit. 11. 8. p. 44. 2 καθόλου γὰρ ἀναγκαῖον γραφῆναι, αἱ δὲ πράξεις περὶ τῶν καθ' ἔκαστον εἰσίν. This § and that which follows serve as a transition to another part of the inquiry—the justice and injustice of the individual.

§ 7. αὐτὸ δὲ τοῦτο] The editors write τὸ αὐτὸ δὲ τοῦτο in spite of the best MSS. Is the article necessary? 'This very thing when realized in fact is called an ἀδίκημα: until it is realized, it is only an ἄδικον.' This statement is qualified in 8 § 2, where we are told that every ἀδίκημα until it is committed is an ἄδίκην: but not every ἄδικον when it is committed is an ἀδίκημα, because, to be an ἀδίκημα, an act must be ἐκούσιον.

καλεῖται, κ.τ.λ.] "It is not improbable," says Grant, "that Eudemus here is correcting the phraseology of Aristotle, who at all events in his *Rhetoric*, I. 13 § 1, uses δικαίωμα as the opposite of αδίκημα, merely to denote a just action." See Cope on *Rhet.* I. 3 § 9. I have enclosed this sentence within marks of parenthesis to show that the original argument is continued in καθ ἔκαστον δέ, κ.τ.λ.

νοτερον] I. e. in the *Politics*, which treatise was evidently intended to include a book or books περὶ νόμων.

8 § 2.] See note on 7 § 7.

§ 3. πρότερον] The reference is to E. E. II. 9 § 3 ὅσα μὲν οὖν ἐφὰ ἐαυτῷ ὅν μὴ πράττειν πράττει μὴ ἀγνοῶν καὶ διὰ αὐτόν, ἐκούσια ταῦτὰ ἀνάγκη εἶναι, καὶ τὸ ἐκούσιον τοῦτὰ ἐστίν ὅσα διὰ ἀγνοῶν καὶ διὰ τὸ ἀγνοῶν, ἀκών, rather than to N. E. III. I § 20 ὄντος διὰ ἀκουσίον τοῦ βία καὶ διὰ ἄγνοιαν, τὸ ἐκούσιον δόξειεν ἀν εἶναι οῦ ἡ ἀρχὴ ἐν αὐτῷ εἰδότι τὰ καθὰ ἔκαστα ἐν οἷς ἡ πράξις. Throughout this chapter we are reminded of the Eudemian, rather than of the Nicomachean, investigation of τὸ ἐκούσιον.

μήτε δv] Before or after this phrase Bernays (Symb. Philol. Bonn. I. 304) would add μήτε \ddot{o} , comparing § 6. Would not this addition necessitate the further addition of \ddot{o} τι τύπτει καὶ before τίνα in the next clause? The list of particulars whereof ignorance is possible is not always given in full: even in E. E. II. 9 § 1, 2, where we should have expected the lists to be complete, we have in one place εἰδότα $\mathring{\eta}$ $\mathring{o}v$ $\mathring{\mathring{\eta}}$ $\mathring{\mathring{o}}$ $\mathring{\mathring{\eta}}$ $\mathring{o}\mathring{\mathring{v}}$ \mathring{v} ενεκα, and in another \mathring{a} γνοοῦντι καὶ $\mathring{\mathring{o}}$ ν καὶ $\mathring{\mathring{o}}$ ν καὶ $\mathring{\mathring{o}}$ ν καὶ $\mathring{\mathring{o}}$ $\mathring{\mathring{$

οὖ <ἔνεκα>] Bekker's addition of ἔνεκα appears to be necessary. ὧσπερ εἴ τις λαβών, κ.τ.λ.] Cf. Ε. Ε. 11. 8 § 10 ὧσπερ εἴ τις λαβών τὴν χεῖρα τύπτοι τινὰ ἀντιτείνοντος καὶ τῷ βούλεσθαι καὶ τῷ ἐπιθυμεῦν. On αὐτοῦ vide supra 5 § 13.

ὧν οὐθέν, κ.τ.λ.] So E. E. II. $8 \lesssim 4$, 5 καθόλου δὲ τὸ βίαιον καὶ τὴν ἀνάγκην καὶ ἐπὶ τῶν ἀψύχων λέγομεν καὶ γὰρ τὸν λίθον ἄνω καὶ τὸ πῦρ κάτω βία καὶ ἀναγκαζόμενα φέρεσθαι φαμέν. ταῦτα δ' ὅταν κατὰ τὴν φύσει καὶ καθ' αὐτὰ ὁρμὴν φέρηται, οὐ βία, οὐ μὴν οὐδ'

will ...

ἐκούσια λέγεται, ἀλλ' ἀνώνυμος ἡ ἀντίθεσις. ὅταν δὲ παρὰ ταύτην, βία φαμέν. Rassow however (Forschungen p. 95) corrects ὧν οὐθὲν οὖθ' ἐφ' ἡμιν οὖθ' ἐκούσιόν ἐστιν, and Spengel (Aristot. Stud. 1. 43) ὧν οὐθὲν ἐκούσιόν ἐστιν.

- § 4. διὰ φόβον] Cf. N. E. III. I §§ 4—6, where the conclusion is the same, though somewhat differently expressed.
- § 5. τῶν δὲ ἐκουσίων, κ.τ.λ.] Here, as in E. E. 11., actions are classified as

ακούσια ξάπροαίρετα προαιρετά

- Cf. E. E. II. 10 § 19 αμα δ' ἐκ τούτων φανερὸν καὶ ὅτι καλῶς διορίζονται οἱ τῶν παθημάτων τὰ μὲν ἐκούσια τὰ δ' ἀκούσια τὰ δ' ἐκ προνοίας νομοθετοῦσιν εἰ γὰρ καὶ μὴ διακριβοῦσιν, ἀλλ' ἀπτονταί γέ πη τῆς ἀληθείας. ἀλλὰ περὶ μὲν τούτων ἐροῦμεν ἐν τῆ περὶ τῶν δικαίων ἐπισκέψει. In N. E. III. I § 13 οὐχ ἔκούσια are interpolated between ἀκούσια and ἔκούσια.
- § 6. τριῶν δὲ οὐσῶν, κ.τ.λ.] The three sorts of βλάβη are ἀτύχημα, ἀμάρτημα, and ἀδίκημα; but ἀδίκημα is afterwards subdivided into simple ἀδίκημα, and ἀδίκημα which implies ἀδικία in the doer. If we further include ὄσα βίαια καὶ μὴ ἐφ' αὐτῷ, we have the following classification:

ἀκούσια
(α) τὰ βίαια καὶ μὴ ἐφ' αὐτῷ
(β) τὰ μετ' ἀγνοίας, ὅταν παραλόγως ἡ ἀτυχήματα
βλάβη γένηται, (ὅταν ἡ ἀρχὴ ἔξωθεν
ἢ τῆς ἀγνοίας)
(γ) τὰ μετ' ἀγνοίας, ὅταν μὴ παραλόγως ἀμαρτήματα
ἄνευ δὲ κακίας, (ὅταν ἡ ἀρχὴ ἐν αὐτῷ
ἢ τῆς ἀγνοίας)
(δ) ὅταν εἰδὼς μὲν μὴ προβουλεύσας δέ ἀδικήματα
(ε) ὅταν ἐκ προαιρέσεως, (ἐκ προνοίας)
ἀδικήματα which imply ἀδικία in the doer

The $\tilde{a}\gamma\nu\omega$ here mentioned is of course ignorance of the circumstances of the act $(\tau \hat{a} \kappa \alpha \theta' \tilde{\epsilon} \kappa \alpha \sigma \tau a)$, not ignorance of rules $(\tau \hat{a} \kappa \alpha \theta \hat{o} - \lambda \omega)$: cf. E. II. 9 §§ I, 2. N. E. III. I § 15. According to the above Eudemian list the act of the $\mu \epsilon \theta \hat{\nu} \omega \nu$ is ranked under (γ) , that of the $\theta \nu \mu \hat{\omega} \nu$ under (δ) , and that of the $\tilde{\epsilon} \pi \nu \beta \omega \nu \lambda \epsilon \hat{\nu} \sigma a s$ under

(ε). In the Rhd. I. 13. p. 47. 29 έστι δ' άτυχήματα μεν όσα παράλογα καὶ μὴ ἀπὸ μοχθηρίας, ἄμαρτήματα δὲ ὅσα μὴ παράλογα καὶ μὴ ἀπὸ πονηρίας, αδικήματα δε όσα μήτε παράλογα από πονηρίας τ' έστίν, (γ) and (δ) of the Eudemian list are classed together as αμαρτήματα: and in the same way in N. E. III. I § 14 the act of the μεθύων and the act of the opytouros are mentioned together as instances of ora μη δι' ἄγνοιαν άλλ' ἀγνοῶν. Thus the θυμῷ ποιῶν according to Aristotle acts αγνοών αλλ' ου δι' αγνοιαν: according to Eudemus, είδως μεν ου προβουλεύσας δέ. For this difference of statement Eudemus prepares us in II. 9 § 3 επεί δε τὸ επίστασθαι καὶ τὸ εἰδέναι διττόν, εν μεν τὸ ἔχειν εν δε τὸ χρησθαι τῆ ἐπιστήμη, ὁ ἔχων μη χρώμενος δε έστι μέν ως δικαίως <αν> άγνοων λέγοιτο, έστι δ' ως ου δικαίως, οίον εὶ δι' ἀμέλειαν μη ἐχρητο. In the Rhet. ad Alexand. (c. 4. p. 24. 4. c. 36. p. 79. 27 Spengel) abusía is said to be coextensive with ta ex προνοίας, αμαρτία with τὰ δι' άγνοιαν, and ατυχία with τὰ δι' ετέρους τινας ή δια τύχην: but here τα δι αγνοιαν is equivalent to Aristotle's όσα ἀγνοῶν ἀλλὰ μὴ δι ἄγνοιαν. In M. I. 34 \S 25, (γ) , (δ) , and (e) of Eudemus's list are roughly thrown together under the title of αδίκημα: see note on § 7. The Eudemian terminology seems to be based upon that of Attic law: see Antiphon, passim.

άμαρτήματα] here includes ἀτυχήματα as well as άμαρτήματα in the narrower sense in which the word is used in § 7.

- $\tilde{\psi}$] So Rassow Forschungen p. 61, on the authority of K^b . Although the lists of particulars of which a man may be ignorant are not always the same, (see note on § 3,) it is reasonable to expect consistency in such a passage as the present, where the list occurs three times in the space of five lines. In E. E. 11. 9 §§ 1, 2 the particulars are as here, $\tilde{\delta}\nu$, $\tilde{\psi}$, $\tilde{\delta}$, and où $\tilde{\epsilon}\nu$ $\epsilon\kappa a$, $\tilde{\omega}$ s being suppressed and $\tilde{\delta}\nu$ doing duty for the $\pi\epsilon\rho$ i τ i $\hat{\eta}$ $\hat{\epsilon}\nu$ τ i ν 1 of N. E. 111. 1 § 16.
- § 7. ἀμαρτάνει μὲν γάρ, κ.τ.λ.] It is plain that this sentence ought to restate the distinction already drawn between ἀτύχημα and ἀμάρτημα: but it is difficult to see how ὅταν ἡ ἀρχὴ ἐν αὐτῷ ἢ τῆς αἰτίας—so the MSS. except HaMb (which have κακίας), and all the editors—can be equivalent to μὴ παραλόγως, and ὅταν ἔξωθεν to παραλόγως. Moreover, ἡ ἀρχὴ τῆς αἰτίας is a strange phrase. Hence I have supposed AITIAΣ to be a corruption of APNOIAΣ, and I find the strongest possible confirmation of my conjecture both in the N. E. and in the M. M. Cf. N. E. III. 5 § 8 καὶ γὰρ ἐπ' αὐτῷ τῷ ἀγνοεῦν κολάζουσιν, ἐὰν αἴτιος εἶναι δοκἢ τῆς ἀγνοίας, οἶον τοῖς μεθύουσι διπλᾶ τὰ ἐπιτίμια ἡ γὰρ ἀρχὴ ἐν αὐτῷ· κύριος γὰρ τοῦ μὴ μεθυσθῆναι, τοῦτο

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δ' αἴτιον τῆς ἀγνοίας: also § 7: and M. M. 1. 34 \$\$ 27-28 έστω δή ούτος ο διορισμός. όταν μεν γαρ ή άγνοια αίτία ή του πράξαί τι, ούχ έκων τούτο πράττει, ώστε ούκ άδικει όταν δε της άγνοίας αύτὸς ή αίτιος, καὶ πράττη τι κατά την άγνοιαν ής αὐτὸς αίτιός έστιν, ούτος ήδη άδικεί, καὶ δικαίως αίτιος ο τοιούτος κληθήσεται. οδον έπὶ τῶν μεθυόντων οἱ γὰρ μεθύοντες καὶ πράξαντές τι κακὸν άδικούσιν της γάρ άγνοίας αὐτοί είσιν αἴτιοι έξην γάρ αὐτοῖς μή πίνειν τοσούτον ωστ' άγνοήσαντας τύπτειν τον πατέρα. όμοίως έπὶ των άλλων άγνοιων όσαι μεν γίνονται δι' αύτούς, οί κατά ταύτας άδικουντες άδικοι ων δὲ μὴ αὐτοί εἰσιν αἴτιοι, άλλ' ἡ ἄγνοια κακείνοις ἐστὶν αίτία τοις πράξασι του πράξαι, ούκ άδικοι: and again § 29 ή γάρ άγνοια αίτία του πράττειν ταυτα, της δ' άγνοίας ουκ αυτά αίτια. (I have already remarked on § 6 that the aμαρτήματα of the present passage are called ἀδικήματα in the M. M.) See also E. E. II. 9 § 3. With this change the sentence becomes perfectly intelligible: it is an ἀτύχημα when the doer does not know and could not have been expected to know, in other words when he is not answerable for his ignorance: but it is an άμάρτημα, when he might have been expected to know, in other words when he is answerable for his ignorance, οἶον ἐπὶ τῶν μεθυόντων. See Antiphon Tetral. II., especially the defence, in which the father of the accused argues that the fatal accident was caused by the aμαρτία of the deceased, who ought not to have crossed the target.

With the received text the best rendering which I can devise is—
'that is to say, a man ἀμαρτάνει when the origin of (the ignorance which is) the cause of the wrong is in himself; he ἀτυχεῖ when it is external to him.'

§ 8. εἰδώς] Thus ὁ θυμῷ ποιῶν is accounted εἰδώς. In the N. E.

111. 1 § 14 he is classed with the μεθύων as an ἀγνοῶν: ἔτερον δ΄

ἔοικε καὶ τὸ δι' ἄγνοιαν πράττειν τοῦ ἀγνοοῦντα ποιεῖν ' ὁ γὰρ μεθύων η ὀργιζόμενος οὐ δοκεῖ δι' ἄγνοιαν πράττειν, ἀλλὰ διά τι τῶν εἰρημένων, οὐκ εἰδὼς δέ, ἀλλ' ἀγνοῶν. See note on § 6.

οἶον ὅσα τε, κ.τ.λ.] Thinking that the second ὅσα is the subject of συμβαίνει, I expunge the commas which Bekker places after πάθη and φυσικά. If the first ὅσα were the subject of συμβαίνει, τοῖς ἀνθρώποις would be unmeaning and superfluous. On the other hand these words are positively necessary to complete the sense of ὅσα ἀναγκαῖα ἢ φυσικά. Cf. § 12 διὰ πάθος δὲ μήτε φυσικὸν μήτ ἀνθρωπικόν. See also Polit. III. 10. p. 75. 3 ἔχοντά γε τὰ συμβαίνοντα πάθη περὶ τὴν ψυχήν. V. (VIII.) 7. p. 142. 32 δ γὰρ περὶ ἐνίας συμ-

βαίνει πάθος ψυχὰς ἰσχυρῶς, τοῦτο ἐν πάσαις ὑπάρχει, τῷ δὲ ἡττον διαφέρει καὶ τῷ μᾶλλον, οἷον ἔλεος καὶ φόβος, ἔτι δ' ἐνθουσιασμός. φυσικά πάθη Eudemus means όσα κοινά πάσι καὶ ἐφ' όσον κοινά: the αναγκαΐα πάθη, which are a species of the φυσικά πάθη, include ἐπιθυμίαι αὶ περὶ τὴν τροφήν, κ.τ.λ. Opposed to the φυσικά καὶ ανθρωπικά πάθη are the θηριώδη and νοσηματώδη πάθη, which in the developed form of Exers are described in N. E. VII. 5. See N. E. VII. 6 § 2 έτι ταις φυσικαις μαλλον συγγνώμη ακολουθείν ορέξεσιν, έπεὶ καὶ έπιθυμίαις ταις τοιαύταις μάλλον όσαι κοιναί πάσι καὶ ἐφ' όσον κοιναί: ό δὲ θιμὸς φυσικώτερον καὶ ή χαλεπότης τῶν ἐπιθυμιῶν τῶν τῆς ὑπερβολής καὶ τῶν μὴ ἀναγκαίων. VII. 4 § 2 ἀναγκαῖα μὲν [SC. τῶν ποιούντων ήδονήν τὰ σωματικά. λέγω δὲ τὰ τοιαῦτα, τά τε περὶ τὴν τροφήν καὶ την των αφροδισίων χρείαν, καὶ τὰ τοιαθτα των σωματικών περὶ α την ακολασίαν εθεμεν καὶ τὴν σωφροσύνην. VII. 6. § 6 ώσπερ γὰρ εἰρηται κατ' άρχάς, αὶ μὲν [sc. τῶν ἐπιθυμιῶν] ἀνθρωπικαί εἰσι καὶ φυσικαί, καὶ τῷ γένει καὶ τῷ μεγέθει, αἱ δὲ θηριώδεις, αἱ δὲ διὰ πηρώσεις καὶ νοσήματα. (In N. E. III. II § I the distinction between αναγκαΐαι and φυσικαί ἐπιθυμίαι is not recognized.)

οὐ γὰρ διὰ μ οχθηρίαν ἡ β λά β η] After these words I have introduced 6 \S 1, 2. See Introduction, On dislocations in the text.

- 6 § 1. ἢ οὖτω μὲν οὐδὲν διοίσει,...ὅταν δ' ἐκ προαιρέσεως, ἄδικος καὶ μοχθηρός;] I conceive that these clauses, of which the first belongs to 6 § 1, the second to 8 § 9, are to be read in close connection with one another, the intervening sentences being parenthetical. 'Or shall we say that it is not (as the question thus expressed assumes) the doing of certain acts, but the spirit of the doer, which makes him ἄδικος καὶ μοχθηρός?' Cf. 8 § 11 infra.
- 6 § 2. οἶον οὖ κλέπτης, ἔκλεψε δέ] On the authority of K^b P^b I have written οὖ κλέπτης in place of οὖδὲ κλέπτης, which is hardly intelligible even if with Münscher we expunge οὖδὲ μοιχός, ἐμοίχευσε δέ, so that οὖδέ may introduce an example supplementary to the one already discussed. As Bekker's text stands, οὖδέ cannot bear its proper meaning.
- 8 § 9. διὸ καλῶς, κ.τ.λ.] 'Hence the law is right in not accounting τὰ ἐκ θυμοῦ to be ἐκ προνοίας, because it is ὁ ὀργίσας who ἄρχει, not ὁ θυμῷ ποιῶν. Indeed it is a legal maxim that it is only an issue of fact on which it may be argued that one or other of the two parties is necessarily πονηρός [μὴ λανθανέτω δ' ὅτι ἀναγκαῖον ἐν ταύτη τῆ ἀμφισ-βητήσει μόνη τὸν ἔτερον εἶναι πονηρόν οὐ γάρ ἐστιν ἄγνοια αἰτία, ὥσπφ

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άν εί τινες περί του δικαίου αμφισβητοίεν Rhet. 111. 17. p. 143. 7]. whilst in the case of τὰ ἐκ θυμοῦ, done ἐπὶ φαινομένη άδικία, the issue is not one of fact (περὶ τοῦ γενέσθαι), but one of justice (περὶ τοῦ ποτέρως δίκαιον). Hence the angry man may plead ignorance. On the other hand o επιβουλεύσας, i.e. the man who deliberately attacks his neighbour, [whether by way of revenge or otherwise,] cannot plead ignorance (οὐκ ἀγνοεί), and therefore must be punished as an offender ἐκ προνοίας. Thus the difference between the θυμώ ποιών and the ἐπιβουλεύσας is that the one can plead that he thought he had been wronged, the other cannot.' But what is the ayvoia which in Rhetoric III. 17, quoted above, is said to be an airía or excuse in the αμφισβήτησις περί τοῦ δικαίου and not to be so in the αμφισβήτησις περί τοῦ γενέσθαι? Clearly not ignorance of the act done in anger, else the question περί τοῦ γενέσθαι would have to be discussed, but ignorance or mistake about the supposed provocation. Similarly in the passage before us, the θυμῷ ποιῶν may plead ayrota, not of his own action, for we have seen in § 8 that he is είδως μεν μη προβουλεύσας δέ, but of the φαινομένη άδικία which he mistakes for a real αδικία. On the other hand the ἐπιβουλεύσας, who takes time to retaliate, cannot plead ayvoia of this sort. The action of the θυμῷ ποιῶν may be traced to the assumption, in this case false, that he had been wronged, whilst the ἐπιβουλεύσας has had time to consider the matter, and therefore cannot plead mistake as an excuse. For example, A, wrongly thinking himself to have been injured by B, strikes him in the heat of passion. Here A is είδως in respect of his own act, but αγνοων in respect of the supposed injury. Hence his act is not held by the law to be ἐκ προνοίας. If however A broods over his supposed wrong before he retaliates, he can no longer plead that he supposed himself to have been unjustly treated by B, because he has had time to discover his mistake. His act is therefore έκ προνοίας. Cf. Antiphon p, 126 τον γάρ ἐπιβουλεύσαντα κελεύει [SC. ο νόμος] φονέα είναι.

The conclusion is then that the law is right in drawing a line between αδικήματα done in the heat of passion and αδικήματα done by way of revenge after an interval, the θυμῷ ποιῶν being entitled to plead that he supposed himself to have provocation, the ἐπιβουλεύσας not being entitled to do so. This result agrees very well (allowance being made for differences in the use of the words ἐκούσιον and ἀκούσιον) with Plato Laws IX. 867 A ὁ μὲν τὸν θυμὸν φυλάττων καὶ οὐκ ἐκ τοῦ παραχρῆμα ἐξαίφνης ἀλλὰ μετὰ ἐπιβουλῆς ὕστερον χρόνῳ τιμωρούμενος ἐκουσίῳ ἔοικεν, ὁ δὲ ἀταμιεύτως ταῖς ὀργαῖς καὶ ἐκ τοῦ παρα-

χρήμα εὐθὺς χρώμενος ἀπροβουλεύτως ὅμοιος μὲν ἀκουσίω, ἔστι δὲ οὐδὶ οὐτος αὐ παντάπασιν ἀκούσιος ἀλλὶ εἰκῶν ἀκουσίου...βέλτιστον μὴν καὶ ἀληθέστατον εἰς εἰκόνα μὲν ἄμφω θεῖναι, τεμεῖν δὲ αὐτῶ χωρὶς τῷ ἐπιβουλῷ καὶ ἀπροβουλία, καὶ τοῖς μὲν μετὶ ἐπιβουλῆς τε καὶ ὀργῷ κτείνασι τὰς τιμωρίας χαλεπωτέρας, τοῖς δὲ ἀπροβουλεύτως τε καὶ ἐξαίφνης πραστέρας νομοθετεῖν. Bywater (Fournal of Philology 1874, v. 115) anticipates me in referring to the Laws for the explanation of the phrase ὁ ἐπιβουλεύσας; but I fancy that he takes the remarks made about ὁ θυμῷ ποιῶν to apply also to ὁ ἐπιβουλεύσας, as I did myself in a paper in the same journal (1876, vi. 109). Mich. Ephesius, the Paraphrast, and most of the editors seem to take ὁ μέν and ὁ δέ to be the two persons concerned in a quarrel, and ὁ ἐπιβουλεύσας to be equivalent to ὁ προκατάρξας.

On the ἀμφισβητήσεις οτ στάσεις (ὅτι οὐ γέγονεν, ὅτι οὐκ ἔβλαψεν, ὅτι οὐ τοσόνδε, ὅτι δικαίως: otherwise, στοχαστική, ὁρική, ποιότητος) vide Rhet. III. 17. p. 143. I, and Cope's Introduction pp. 355, 397. That cases where the issue is περὶ τοῦ ποτέρως δίκαιον are not to be accounted ἐκ προνοίας is assumed in Polit. VI. (IV.) 16. p. 176. 20 περί τε τῶν ἐκ προνοίας, καὶ περὶ τῶν ἀκουσίων, καὶ ὅσα ὁμολογεῖται μὲν ἀμφισβητεῖται δὲ περὶ τοῦ δικαίου, τέταρτον δὲ ὅσα τοῖς φεύγουσι φόνου ἐπὶ καθόδω ἐπιφέρεται.

§ 10. ων] This relative has no expressed antecedent. Should we read οὐ γὰρ ὥσπερ <οί> ἐν τοῖς συναλλάγμασι? For the sense cf. Rhet. 111. 17 quoted above.

αν μὴ διὰ λήθην αὐτὸ δρῶσιν] I think that the subject of δρῶσιν is ὅ τε ὀργίσας καὶ ὁ ὀργισθείς, who do not raise the issue of fact unless they do it through forgetfulness, i.e. the forgetfulness which results from anger. These words are commonly understood to refer to the two parties concerned in a συνάλλαγμα, "ubi fieri non potest quin eorum alter qui ita controversantur pravus sit, nisi forte oblivio intercessit" (Victorius on Rhet. III. 17): but (1) why is αὐτὸ δρῶσιν in the plural? and (2) what precise idea do these words convey? According to my interpretation they stand for περὶ τοῦ γενέσθαι ἀμφισβητώσιν.

§ 11. ἀδικεῖ καὶ κατὰ ταῦτ' ἦδη, κ.τ.λ.] All the editions with which I am acquainted place a full stop, or at least a colon, after ἀδικεῖ, thus completely destroying the sense. It is clear from the parallel statement in regard to ὁ δίκαιος and ὁ δικαιοπραγῶν which succeeds, and indeed from the whole argument of the passage, that if a man παρὰ τὸ ἀνάλογον ἢ παρὰ τὸ ἴσον βλάπτει another ἐκών, he ἀδικεῖ,

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but if a man παρὰ τὸ ἀνάλογον ἢ παρὰ τὸ ἴσον βλάπτει another προελόμενος, he ἀδικεῖ καὶ ἄδικός ἐστιν. Hence the words ἀδικεῖ καὶ κατὰ ταῦτ' ἢδη τὰ ἀδικήματα ὁ ἀδικῶν ἄδικος must be closely connected together, κατὰ ταῦτ' ἢδη τὰ ἀδικήματα representing ἄν ἐκ προαιρέσεως βλάψη. The words ὅταν παρὰ τὸ ἀνάλογον ἢ ἢ παρὰ τὸ ἴσον do not refer exclusively to ὁ ἀδικῶν who is also ἄδικος, and therefore cannot constitute the distinction required: they are, in fact, part of the definition of τὸ ἐν μέρει ἄδικον. Cf. 4 \S 2, 3, where it is stated that τὸ ἄδικον τὸ ἀντικείμενον τῷ διανεμητικῷ δικαίῳ is παρὰ τὸ ἀνάλογον, and that τὸ ἐν τοῖς συναλλάγμασιν ἄδικον is ἄνισον κατὰ τὴν ἀριθμητικὴν ἀναλογίαν, i.e. in the language of the passage before us παρὰ τὸ ἴσον.

δικαιοπραγ $\hat{\eta}$] After this word I have substituted a comma for a full stop.

§ 12. των δ' ἀκουσίων] These words answer to των δὲ ἐκουσίων in § 5: but it must be observed that the ἀκούσια of the present section include actions which do not appear at all in the foregoing classifica-The όσα μη μόνον άγνοοῦντες άλλα καὶ δι' άγνοιαν άμαρτάνουσιν are the ατυχήματα of § 7: the όσα μη δι' άγνοιαν, άλλ' άγνοοῦντες μεν διὰ πάθος δὲ μήτε φυσικὸν μήτ' ἀνθρωπικόν are neither the άμαρτήματα nor the ἀδικήματα of § 7, 8, but acts characteristic of the inhuman $\pi \acute{a}\theta \eta$: see note on § 8 οἷον οσα τε, κ.τ.λ. and compare VII. 5. acts in question are ἀκούσια because the perpetrators of them are not responsible agents, but they are not συγγνωμονικά, because they are even more detestable than ordinary vicious acts. (It may be worth while to note that τὰ ἔξω τῶν ὅρων τῆς κακίας are in VII. 5 classified as θηριώδη and νοσηματώδη, τὰ νοσηματώδη being subdivided into τὰ φύσει and τὰ ἐξ ἔθους.) Thus, as the πάθη here spoken of are such as are μήτε φυσικά μήτ' ἀνθρωπικά, it is a mistake to say that "the word [akovolwr] is used less sternly here than it is by Aristotle in Eth. III. I § 21, &c., where acts of passion are excluded from the class of the involuntary." The acts done δια θυμον ή δι' ἐπιθυμίαν of which Aristotle speaks in the passage cited come under the head of oaa τε διὰ θυμὸν καὶ ἄλλα πάθη όσα ἀναγκαῖα ἡ φυσικὰ συμβαίνει τοῖς aνθρώποις § 8, and as we have seen (see note on § 6) are reckoned by Eudemus ἐκούσια. Mich. Ephes. and the Paraphrast similarly misconceive the passage.

ανθρωπικόν] I think that the passages cited in the Berlin Index favour ανθρωπικόν rather than ανθρώπινον. See especially N. E. vii. 6 § 6, quoted above on § 8.

9 S 1-7. The first of a series of aπορίαι is investigated: πότερον

έστιν έκόντα αδικείσθαι; 'It might be thought that as αδικείν and δικαιοπραγείν are παν έκούσιον, so αδικείσθαι and δικαιούσθαι are either παν έκούσιον or παν ακούσιον. But no such symmetrical determination is possible: for δικαιοῦσθαι is sometimes έκούσιον, sometimes ακούσιον. Further, it may be asked πότερον ο το άδικον πεπουθώς αδικείται πας; No: for in order that A may be said αδικείν, Β αδικείσ- θ au, A must be $\epsilon \kappa \omega \nu$ and B $\epsilon \kappa \omega \nu$. If A is $\epsilon \kappa \omega \nu$ and B $\epsilon \kappa \omega \nu$, or both ακων, or both έκων, A may be said αδικα πράττειν but not αδικείν, B may be said abuse π a σ year but not abuse θ as. That A must be έκών we have assumed in the preceding chapter: that B must be arow is necessary in order that there may be that contest of wills which we suppose when we say that A adding B. Thus in either of the two alternatives contemplated by Phegeus in the quotation from Euripides Alcmaeon cannot be said αδικεῖν nor his mother αδικεῖσθαι.' The meanings here put upon the words αδικείν and αδικείσθαι are precisely those put upon them by the orators, with whom addingly is 'to owe compensation,' αδικεῖσθαι 'to be entitled to compensation.' It will be observed that in § 4 the author assumes that he will hereafter answer the question πότερον ενδέχεται αὐτὸν αὐτὸν άδικεῖν; in the negative. The results of these \square are briefly summarized in the Rhd. Ι. 13. p. 46. 10 έστι δη το άδικεισθαι το ύπο έκοντος τα άδικα πάσγειν... ανάγκη τον αδικούμενον βλάπτεσθαι καὶ ακουσίως βλάπτεσθαι. I have in \$\ 1-3 departed from Bekker's punctuation on several occasions.

§ 1. μητέρα, κ.τ.λ.] Bekker reads with the MSS. κατέκτα and η θέλουσαν, placing a comma at the end of the first, and a colon at the end of the second, line. Nauck, Wagner, and others have altered κατέκτα into κατέκταν, and inserted οὐ before θέλουσαν, placing a full stop after λόγος, and a note of interrogation after οὐχ ἐκών. They suppose that these lines are part of a conversation between Alcmaeon and Phegeus in the ᾿Αλκμαίων ὁ διὰ Ψωφίδος, a tragedy which is also referred to in N. E. III. I § 8. Mich. Ephes. says that these lines are from the Bellerophon; see Ellis's remarks in the Journal of Philology 1872, IV. 271. Adopting in the main the emendations above mentioned, I have further written η οὐχ ἐκοῦσαν in place of the η οὐ θέλουσαν of the editors. Cf. Eur. Hippol. 319 φίλος μ' ἀπόλλυσ' οὺχ ἐκοῦσαν οὐχ ἐκών, quoted by the commentators.

ωσπερ καὶ τὸ ἀδικεῖν πῶν ἐκούσιον] Nötel thinks that these words, which are repeated immediately afterwards, should be omitted. I do not see why they should not stand as part of the original question, as

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well as of the more comprehensive question which in $\kappa a \ \tilde{a} \rho a \ \pi \tilde{a} \nu$, κ, τ, λ . is substituted for it.

- § 2. ωστ' εἴλογον, κ.τ.λ.] The words ἡ ἐκούσιον ἡ ἀκούσιον εἶναι, grammatically regarded, are an awkward addition to this sentence. Compare however, for a similar supplementary explanation, 4 § 14. Rassow proposes to write καὶ instead of καθ'.
- § 4. ἐνδέχοιτο αὐτὸν αὐτὸν ἀδικεῖν] 'We should be obliged to answer in the affirmative the question "can a man ἀδικεῖν himself?" Whereas when the ἀπορία is discussed presently in § 8 sqq. and ch. 11 \$\\$\ 1-6\\$, we shall see ourselves obliged to answer it in the negative.'
- SS 5, 6. 'A δι ακρασίαν έκων ύπο Β έκόντος βλάπτεται. If then άδικεισθαι = ύφ' έκόντος βλάπτεσθαι, the ακρατής έκων άδικείται. If however άδικεῖν presumes opposition from the βούλησις of the άδικούμενος, the ακρατής cannot be regarded simultaneously as αδικούμενος and έκών. For the ακρατής (who acts κατά την ἐπιθυμίαν but παρά την βούλησιν), (1) so long as his βούλησις resists is not έκών, and (2) when his ἐπιθυμία has its way, is not αδικούμενος, because his βούλησις has ceased to resist. [In fact in the case of the aκρατής the opposition offered by his βούλησις is overcome, not by the supposed αδικών. but by his own ἐπιθυμία, and therefore A οὐκ ἀδικεῖται ὑπὸ B, though, as we shall see in 11 § 9, κατά μεταφοράν καὶ ὁμοιότητα, Α's λόγον έχον may be said αδικείσθαι by his αλογον.] Thus the chief argument to show ότι είη αν εκόντ' αδικείσθαι is disproved.' The words οὐθείς γαρ βούλεται πράττειν πράττει explain the condition of the άκρατής when he proceeds ακρατεύεσθαι under the influence of επιθυμία: he οὐ βούλεται βλάπτεσθαι, i.e. his ἐπιθυμία cannot induce his βούλησις to support it (as no one βούλεται that which he does not suppose to be good); but he πράττει παρά την βούλησιν, i.e. when the struggle is over, his βούλησις retires from the field, and under the influence of ἐπιθυμία he does that which his better reason assures him he ought not to do. Cf. E. E. II. 7 § 5 βούλεται δ' ούθεις δ οίεται είναι κακόν άλλα μήν ὁ άκρατευόμενος ούχ α βούλεται ποιεί το γάρ παρ' ο οίεται βέλτιστον είναι πράττειν δι' επιθυμίαν ακρατεύεσθαί εστιν, and E. E. 11. 7 \$ 11 βούλεται μεν γάρ οὐθεὶς ά οἴεται εἶναι κακά, πράττει δ' ὅταν γίνηται akparis. According to Eudemus then we must distinguish in ta kar ακρασίαν two successive stages: (1) that in which the βούλησις resists, and therefore the man is ακων, and (2) that in which, the βούλησις having given way to the ἐπιθυμία, the man is ἐκών, but οὐθὲν παρὰ τὴν αύτου πάσχει βούλησιν. Thus the ακρατής is not simultaneously

έκών and παρά την βούλησιν πάσχων, and therefore the phenomena of ακρασία do not countenance the theory that a man may έκων άδικεῖσθαι. (For the successive predominance of βούλησις and πάθος cf. N. E. VII. 2 § 2 ότι γαρ ούκ οἴεταί γε ο άκρατευόμενος πρὶν ἐν τῶ πάθει γενέσθαι, φανερόν, and E. E. II. 7 § 4 quoted below.) The difficulty of the passage is due in large measure to the phrase αλλα παρά την βούλησιν πράττει, which seems to surrender Eudemus's position: it will be well therefore to say a word or two more about it, even at the risk of iteration. In the earlier stage, during which A does not succumb to B's seductions, A's βούλησις directs his conduct, so that B's action is παρὰ τὴν τοῦ A βούλησιν: but in the second stage A's conduct is directed not by his βούλησις, but by his ἐπιθυμία, which plays into B's hands; hence B's action is no longer παρὰ τὴν τοῦ A βούλησιν, but κατά την τοῦ Α ἐπιθυμίαν. A's ἐπιθυμία however is resisted by his βούλησις: and consequently, though B's action is not παρά την τοῦ A βούλησιν, A himself may be said πράττειν παρά την ξαυτοῦ βούλησιν. (Cf. E. E. II. 7 § 4 ὁ δ' ἀκρατης ὁ κατὰ την ἐπιθυμίαν παρά τον λογισμον οίος πράττειν, ακρατεύεται δ' όταν ένεργη κατ' αὐτήν, τὸ δ' ἀδικεῖν ἐκούσιον, ὥσθ' ὁ ἀκρατης ἀδικήσει τῷ πράττειν κατ' έπιθυμίαν έκων άρα πράξει καὶ έκούσιον το κατ' έπιθυμίαν.) Hence in the first stage A is not $\epsilon \kappa \omega \nu$, because $\beta o \nu \lambda \eta \sigma \iota s$, being dominant. resists: in the second stage A is έκών but not αδικούμενος, because ἐπιθυμία, being dominant, assents to B's solicitations, βούλησις having now given way.

The passage has been variously understood or misunderstood. The author of the M. M. I. 34 § 35 interprets—'the apparts Boulóμενος πράττει τὰ κατὰ τὴν ἀκρασίαν and therefore ἐκών βλάπτεται: but no one βούλεται άδικεῖσθαι, and therefore no one έκων άδικεῖται,' assuming apparently, in defiance of E. E. 11. 7 § 10 (to say nothing of other passages), the identity of βούλεσθαι and έκων είναι. This view appears to be accepted by the Paraphrast, and by Hildenbrand, Rechts- und Staatsphilosophie, 1. 315, who however recognizes the insufficiency of the argument. Mich. Ephes. boldly emends—άλλ' οὐδ' ὁ ἀκρατής παρὰ τὴν βούλησιν πράττει. Rassow virtually abandons the attempt to make sense of the passage (Forschungen p. 41). Nötel holds that the sentences οὐθεὶς γὰρ βούλεται, κ.τ.λ. do not justify the dictum οὐθεὶς ἐκών ἀδικεῖται, but declare a new dictum οὐθεὶς βούλεται ἀδικεῖσθαι. This interpretation leaves the case of the ακρατής unexplained: for the ακρατής is certainly έκών. It is no explanation to say that because he acts παρὰ τὴν βούλησιν he is not ἐκών. Moreover the γάρ which introduces the supposed new dictum needs

explanation. Grant seems hardly to have realized the difficulty of the passage.

§ 6. δ οὐκ οἶεται, κ.τ.λ.] This reading seems to me to express Eudemus's meaning more clearly and correctly than οὐχ των διέται, the reading which Bekker prefers on the authority of Kb. Is it possible that the copyist was puzzled by the negative οὐκ in the relative sentence, and therefore transposed it? It is of course perfectly correct here, as the ἀκρατής does not do 'those things which he thinks to be wrong,' but 'things which he thinks to be wrong,' but 'things which he thinks to be wrong,' Cf. Plat. Rep.

1. 330 ἐπειδάν τις ἐγγὺς ἢ τοῦ οἴεσθαι τελευτήσειν, εἰσέρχεται αὐτῷ δέσς καὶ φροντὶς περὶ ὧν ἔμπροσθεν οὐκ εἰσήει (quoted by Madvig, Gr. Synt. § 203). In E. E. II. 7 § 5 however we have ὁ ἀκρατευόμενος οὐχ τῶ βούλεται ποιεῖ.

§ 8—13. In these paragraphs the author raises two ἀπορίαι (1) πότερόν ποτ' άδικεῖ ὁ νείμας παρὰ τὴν ἀξίαν τὸ πλεῖον ἢ ὁ ἔχων, (2) εἰ ἔστιν αὐτὸν αὐτὸν ἀδικεῖν. They are put forward together, because it might at first sight seem that, if it is decided that ὁ νείμας ἀδικεῖ, the second question must be answered affirmatively, since the distributor may assign to himself too small a share. But on further consideration we see (1) that the distributor may assign to himself too small a share with a view to an equivalent, e.g. reputation, and (2) that, whether this is so or not, in the case supposed the distributor suffers nothing παρὰ τὴν βούλησιν and therefore οὐκ ἀδικεῖται. Having thus dissevered the two questions, the author proceeds to deal with the former of them in § 10—13. He remarks (1) that it is the distributor who ἀδικεῖ, as it is with him that the action originates: (2) that if the distributor is γινώσκων, he obtains by his unjust award either money or gratitude or revenge, and is therefore ἀδίκως πλέον ἔχων.

It will be seen from this summary that the question εἰ ἔστιν αὐτὸν αὐτὸν αὐτὸν αὐτὸν αὐτὸν αὐτὸν ἀδικεῖν, though mooted, is not discussed in these sections, whilst the words ἔτι δ' ὧν προειλόμεθα, κ.τ.λ. in § 8 show that the reference to the ἀπορία in § 4 is an anticipatory one. Hence the discussion of the question in 11 § 1—6 is not, as Grant and many others have thought, superfluous. On the contrary if these § are excised the second part of the programme announced in 9 § 8 remains unfulfilled. If then 9 § 14—17 and ch. 10 are removed, 11 § 1—6 immediately follow in their proper place. See Introduction, On dislocations in the text.

§ 8. ὧν προειλόμεθα] For this phrase cf. *Polit.* VIII. (v.) 1. p. 193. **21.** Mich. Ephes. remarks that these ἀπορίαι have not been men-

tioned before, and that the sentence must therefore mean ὅτι τῆς προθέσεως ἡμῖν περὶ δικαιοσύνης εἰπεῖν οὕσης, ἐπεὶ ὁ περὶ αὐτῆς λόγος πεπλήρωται, ὑπόλοιπόν ἐστι περὶ δύο τινῶν εἰπεῖν. Although the second ἀπορία has been incidentally alluded to in § 4, the objection is a just one. The reference is perhaps, as Zell suggests, to the opening words of 9 § 1.

§ 9. τὸ πρότερον λεχθέν] Apparently by these words is meant the former of the two alternatives of the first question. But this is very awkward. Is it possible that the reading of K^b in § 8 represents $\partial \xi$ ίαν τὸ πλεῖον ἐκών?

τοῦτο] Sc. that the distributor in this case αὐτὸν ἀδικεῖ.

κατα The editors write καὶ κατα against the authority of most, if not all, the MSS.

§ 10. ἀεί] I think that this word may stand in the sense of 'in every case.' Zell and Michelet translate 'nicht der, welcher jedesmal mehr hat.' Rassow supposes the word to be a corruption of the superfluous ἀδικεῖ which in K^b appears in place of it.

§ 11. This § is commonly understood to contain a distinct argument, which according to some refers to the distributor, according to others to the receiver. If the distributor is referred to, the § would naturally mean that 'the distributor, who may be regarded as an instrument, though he οὐκ ἀδικεῖ, ποιεῖ τὰ ἄδικα:' plainly this statement is anything but a proof that he αδικεί. Nor can it be regarded as an argument urged on the contrary part: for the author would then have written οὐκ ἀδικεῖ ἀλλὰ ποιεῖ τὰ ἄδικα. If again the argument is that the receiver οὖκ ἀδικεῖ and therefore the distributor άδικει, the Greek is still questionable. The author would probably have written ποιεί μὲν τὰ ἄδικα οὐ μὴν ἀδικεί γε. Conceiving then that some change is necessary, I have bracketed it as a dittograph of the first two letters of ἐπεί, placing a colon instead of a full stop after λαμβάνοντι and removing the comma after ἐπιτάξαντος. I suppose the sentence thus altered to be a justification of the distinction just made between ω τὸ ἄδικον [sc. ποιείν] ὑπάρχει and ω τὸ ἐκόντα τοῦτο ποιείν. The Paraphrast seems to have understood the sentence as I do.

τὰ ἄψυχα κτείνει] Plat. Laws IX. 873 D ἐὰν δο ἄρα ὑποζύγιον ἡ ζῶον ἄλλο τι φονεύση τινά...ἐὰν δὲ ἄψυχόν τι ψυχῆς ἄνθρωπον στερήση. The commentators quote also Demosth. Aristocrat. 645. 16 and Aeschin. Ctesiph. § 244. Is it possible that the reading of P^b is

something more than a mere blunder, and that we should read καὶ τὰ κτήνη in place of κτείνει?

- § 12. The argument is contained in the words ϵi γινώσκων έκρινεν ἀδίκως, πλεονεκτεῖ καὶ αὐτὸς ἢ χάριτος ἢ τιμωρίας. The words ϵi μὲν ἀγνοῶν—τὸ πρῶτον merely set aside the case of ignorance as irrelevant to our present remarks.
- § 13. 'If the judge secures to himself $\chi \acute{a}\rho \iota s$ or $\tau \iota \mu \omega \rho \acute{a}$ by giving an unjust award, he is just as much a $\pi \lambda \epsilon o \nu \acute{e} \kappa \tau \eta s$ as if he were to share the plunder with the receiver. For it is not essential that the unjust distributor should take a share of the property distributed, since even if his share takes a more substantial form than $\chi \acute{a}\rho \iota s$ and $\tau \iota \mu \omega \rho \acute{a}$, he may receive it not in land (land being the article distributed), but in money.'

ἐπ' ἐκείνων] 'In such cases,' i.e. in cases where the distributor shares the profits with the receiver. I see no difficulty in the transition from the singular of εἴ τις μερίσαιτο τοῦ ἀδικήματος to the plural of ἐκείνων. Rassow however would read with K^b ἐπ' ἐκείνω τὸν ἀγρόν, κ.τ.λ., i.e. ἐπὶ τῷ μερίσασθαι τοῦ ἀδικήματος (Forschungen p. 62).

§§ 14—17. I have placed §§ 14—16 after 1 § 3, and 1 § 17 after 1 § 9. See Introduction, On dislocations in the text.

11 §§ 1—6. The second of the two ἀπορίαι raised in 9 § 8 'Can a man ἀδικεῖν ἐαυτόν?' is considered under two heads, first, when the ἀδικεία is universal, and secondly, when it is particular.

Suicide is an ἀδίκημα of the first kind, because it is a violation of law, and as the suicide acts voluntarily (i.e. not under compulsion, and with full knowledge of the circumstances), he ἀδικεῖ. But whom? Not himself,—for οὐθεὶς ἐκῶν ἀδικεῖται,—but the state: wherefore the state exacts the penalty, and the penalty takes the form of a forfeiture of civil privileges.

That a man cannot ἀδικεῖν ἐαυτόν in the other sense of the word ἀδικεῖν, seems to be proved by the following considerations:

- (1) the same thing cannot be subtracted from, and added to, the same thing at the same moment; in fact, the commission of particular αδικία implies two persons concerned, one who invades the rights of another, and a second whose rights are invaded:
- (2) the commission of particular ἀδικία is always aggressive; whereas, when a man harms himself, he does and suffers the same thing at the same time, and therefore is not an aggressor:
 - (3) volenti non fit iniuria:

(4) no one can commit adultery with his own wife, burglary upon his own premises, or thest upon his own property, and without the commission of some such ἀδίκημα no one can ἀδικεῖν.

Thus in general the ἀπορία is resolved by a reference to the maxim οὐθεὶς ἐκων ἀδικεῖται, established in 9 § 5, 6.

§ 1. $\dot{\epsilon}\kappa \tau \hat{\omega}\nu \epsilon i \rho \eta \mu \dot{\epsilon}\nu \omega \nu$] I. e. from 9 §§ 1—13. $\tau \hat{\alpha} \mu \hat{\epsilon}\nu \gamma \dot{\alpha}\rho$, $\kappa.\tau.\lambda$.] Cf. 1 § 8. 2 § 6.

οὐ κελεύει] 'Does not allow,' i.e. forbids. Cf. the well-known use of οὐκ ἐᾶν as the correlative of κελεύειν. The words τ δὲ μὴ κελεύει, ἀπαγορεύει are explanatory of the phrase οὐ κελεύει. So Victorius, quoted by Cardwell. Eudemus wishes to say—'What the law bids is δίκαιον, what the law forbids is τοῦ ἀνδρείου ἔργα ποιεῦν, οἶον μὴ λείπειν τὴν τάξιν... ὁμοίως δὲ καὶ τὰ τοῦ ἀνδρείου ἔργα ποιεῦν, οἶον μὴ λείπειν τὴν τάξιν... ὁμοίως δὲ καὶ τὰ κατὰ τὰς ἄλλας ἀρετὰς καὶ μοχθηρίας, τὰ μὲν κελεύων τὰ δ' ἀπαγορεύων. Not appreciating this idiomatic use of οὐ κελεύω, Grant remarks "The extraordinary assertion is made that 'whatever the law does not command it forbids.' We might well ask, Did the Athenian law command its citizens to breathe, to eat, to sleep, &c.?" This criticism is endorsed by Rassow (Forschungen p. 42), who regards the last section of the book (with the exception of ch. 10) as a very unsatisfactory piece of patchwork.

§ 2. ὅταν, κ.τ.λ.] The words $\mu \dot{\eta}$ ἀντιβλάπτων are parenthetical. Compare the parenthetical sentence ὁ γὰρ διότι ἔπαθε καὶ τὸ αὐτὸ ἀντιποιῶν οὐ δοκεῖ ἀδικεῖν in § 5. It is obvious that, in spite of the editors, who place a comma before ἐκών, ἐκών should be connected with βλάπτη. It is necessary to specify that ὁ βλάπτων is ἐκών, as otherwise he would be, not ἀδικῶν, but ἄδικα πράττων (cf. 9 § 3); whilst with ἀδικεῖ, ἐκών is superfluous.

ἐκῶν δὲ ὁ εἰδῶς καὶ ὅν καὶ ῷ] A man is ἐκῶν when he does ἐκούσια, i.e. ὅσα ἐφ᾽ ἑαυτῷ ὅν μὴ πράττειν πράττει μὴ ἀγνοῶν καὶ δι᾽ αὐτόν E.E. II. 9 § 2. Here as elsewhere the definition is abbreviated, as is also the list of circumstances in regard to which ignorance is possible. Cf. 9 \$\$ 4, 5.

- § 3. ἀτιμία] For the ἀτιμίαι of the suicide the commentators quote Aeschin. Ctesiph. § 244 and Plat. Laws IX. 873 D.
 - § 4. όλως] Ι. e. κατά την όλην άδικίαν.

τοῦτο γὰρ—ἀδικεῖ] These sentences are manifestly parenthetical. They explain the difference between universal and particular justice, and declare the necessity of investigating the ἀπορία with regard to the latter as well as to the former.

- § 5. ἔτι δὲ ἐκούσιον τε καὶ ἐκ προαιρέσεως, καὶ πρότερον] The words ἐκούσιον τε καὶ ἐκ προαιρέσεως are not necessary to the argument. Indeed τὸ ἀδικεῖν is not necessarily ἐκ προαιρέσεως: I have therefore translated the phrase 'voluntary or deliberate, and aggressive.'
- ό γὰρ διότι ἔπαθε, κ.τ.λ.] οὐ γὰρ ἄρχει ὁ θυμῷ ποιῶν, ἀλλ' ὁ ὀργίσας. 8 § 9.
- § 6. πρὸς δὲ τούτοις, κ.τ.λ.] 'If, instead of arguing from our conception of ἀδικία, we examine special cases of it, we come to the same conclusion.'
- όλως, κ.τ.λ.] 'The maxim οὐθεὶς ἐκων ἀδικεῖται is decisive in both cases of the present ἀπορία.'
- § 7, 8. I have placed these § after 5 § 18. See Introduction, On dislocations in the text.
- § 9. κατὰ μεταφορὰν δὲ καὶ ὁμοιότητα] 'There is a δίκαιον, οὐκ αὐτῷ πρὸς αὐτόν, but between the parts of the individual's ψυχή. This δίκαιον resembles that which subsists between master and slave, or that which subsists between husband and wife. The parts in question are τὸ λόγον ἔχον and τὸ ἄλογον, which, as we have seen in 9 §§ 5, 6, may be at variance.'

Fritzsche well compares the discussion in E. E. VII. 6 § 1 sqq. περὶ τοῦ αὐτὸν αὐτῷ φίλον εἶναι ἢ μή. See especially §§ 2, 3 καὶ ὅμοιον τὰ τοιαῦτα πάντα, εἰ φίλος αὐτὸς αὐτῷ καὶ ἐχθρός, καὶ εἰ ἀδικεῦ τις αὐτὸς αὐτόν. πάντα γὰρ ἐν δυσὶ ταῦτα καὶ διηρημένοις. εἰ δὲ δύο πως καὶ ἡ ψυχή, ὑπάρχει πως ταῦτα· εἰ δ᾽ οὐ διηρημένα, οὐχ ὑπάρχει. In these discussions there is an allusion (as all the commentators from Mich. Ephes. downwards have seen) to Plato. See Rep. IV. 443 D, &c. In the same way in the Gorgias, 491 D, a man is said αὐτὸς ἐαυτοῦ ἄρχειν, when his reason controls his ἐπιθυμίαι.

ἐν τούτοις γὰρ τοῖς λόγοις, κ.τ.λ.] Mich. Ephes. ὅν λόγον ἔχει ὁ δοῦλος πρὸς <τὸν> δεσπότην, τὸν αὐτὸν καὶ τὸ ἄλογον μέρος τῆς ψυχῆς πρὸς τὸ λογιζόμενον. τοιαύτην γὰρ διέστηκε ταῦτα διάστασιν ἀπ' ἀλλήλων ωσ<τε> εἶναι τὸ μὲν ἄρχον τὸ δὲ ἀρχόμενον. Thus he makes ἐν τούτοις τοῖς λόγοις διέστηκε equivalent to κατὰ τούτους τοῦς λόγους δ. Grant translates, "for in the theories alluded to there is a separation made between the reasonable and the unreasonable part of man's nature :" and Paley understands the sentence in the same way. As here Eudemus compares the relation of λόγον ἔχον and ἄλογον to the relations of master and slave, husband and wife, so Aristotle in Polit. 1. 5. p. 7. 2 compares the relation of master and slave to the

relation of νοῦς and ὅρεξις; but whereas Eudemus is careful to say (6 § 9) that the δίκαιον of the domestic relations is not identical with πολιτικον δίκαιον, Aristotle, less precisely, attributes to νοῦς an ἀρχὴ πολιτικὴ καὶ βασιλική.

καὶ δοκεί] 'People go on to assume.' Cf. E. II. 8 §§ 12, 13 ωστε τὸ μὲν βία ἐκάτερον [sc. the ἐγκρατής and the ἀκρατής] φάναι ποιεῖν ἔχει λόγον, καὶ διὰ τὴν ὅρεξιν καὶ διὰ τὸν λογισμὸν ἐκάτερον ἄκοντα ποτὲ πράττειν' κεχωρισμένα γὰρ ὄντα ἐκάτερα ἐκκρούεται ὑπ' ἀλλήλων. ὅθεν καὶ ἐπὶ τὴν ὅλην μεταφέρουσι ψυχήν, ὅτι τῶν ἐν ψυχ $\hat{\eta}$ τι τοιοῦτον ὁρῶσιν. ἐπὶ μὲν οὖν τῶν μορίων ἐνδέχεται τοῦτο λέγειν' $\hat{\eta}$ ὅλη ἑκοῦσα ψυχ $\hat{\eta}$ καὶ τοῦ ἀκρατοῦς καὶ τοῦ ἐγκρατοῦς πράττει, βία δ' οὐδέτερος, ἀλλὰ τῶν ἐν ἐκείνοις τι, ἐπεὶ καὶ φύσει ἀμφότερα ἔχομεν.

ὅτι [ἐν] τούτοις] The preposition seems to me superfluous: compare εἶναι πρὸς ἄλληλα δίκαιόν τι καὶ τούτοις in the next sentence. The sentence evidently means: 'because there may be a struggle between the λόγον ἔχον and the ἄλογον' (κεχωρισμένα γὰρ ὅντα ἐκάτερα ἐκκρούεται ὑπ' ἀλλήλων. $E. E. \text{ II. } 8 \S \text{ 12}$). Thus an ὅρεξις is loosely and κατὰ μεταφοράν attributed to the λόγον ἔχον: strictly speaking, βούλησις, which is ὅρεξις ἀγαθοῦ, though determined by the λόγον ἔχον, belongs to the ἄλογον, i.e. the φύσις ἄλογος μετέχουσα μέντοι πη λόγου of $N. E. \text{ II. } \text{ 13} \S \text{ 15}.$

ωσπερ οὖν ἄρχοντι καὶ ἀρχομένψ] Cf. Plat. Gorg. 491 D. Aristot. Polit. 1. 13. pp. 20, 21.

6 § 3. $\pi \hat{\omega}$ ς $\mu \hat{\epsilon} \nu$ $\sigma \hat{v} \nu$ $\hat{\epsilon} \chi \epsilon \iota$, κ.τ.λ.] See Introduction, On dislocations in the text.

10 § 1. ὧστε καὶ ἐπὶ τὰ ἄλλα, κ.τ.λ.] For examples of this vague use of the word ἐπιεικής see *Berlin Index*. Grant aptly quotes 4 § 3.

τὸ ἐπιεικέστερον ὅτι βέλτιον δηλοῦντες] Does this mean (1) 'meaning by what is ἐπιεικέστερον what is βέλτιον' or (2) 'thus indicating that what is ἐπιεικέστερον is βέλτιον'?

ότὲ δὲ τῷ λόγῳ, κ.τ.λ.] 'There is an apparent inconsistency in the statement that τὸ ἐπιεικὲς παρὰ τὸ δίκαιον τι δν ἐπαινετόν ἐστιν: for if ἐπιεικές is distinct from δίκαιον, and at the same time so commendable a thing, do we not deny the excellence of δίκαιον? If again we account both ἐπιεικές and δίκαιον excellent, do we not deny that there is any difference between them?' This must be the meaning of the sentence, but the ordinary text is perplexed by the words οὐ δίκαιον after ἢ τὸ ἐπιεικές. I think that Giphanius (on the authority of the V. A.) and Trendelenburg (on conjecture) are

right in omitting οὐ δίκαιον. The words οὐ δίκαιον εἰ are omitted not only by the V. A., but also by Nb. Lambinus reads $\mathring{\eta}$ τὸ ἐπιεικὲς οὖκ, εἰ δικαίον ἄλλο: Michelet and Fritzsche punctuate $\mathring{\eta}$ τὸ ἐπιεικὲς οὖ, δίκαιον εἰ ἄλλο: finally, Nötel suggests $\mathring{\eta}$ τὸ ἐπιεικὲς οὖ σπουδαίον.

- §§ 3, 4. Vide *Polit*. II. 8. p. 44. 2. III. 10. p. 78. I. 15. p. 87. 6. 16. p. 90. 10 and p. 91. 8. Plat. *Polit*. 294 A sqq. *Laws* IX. 875 c sqq.
 - § 4. τοιαύτη] 'Such that it is not possible ὀρθῶς εἰπεῖν καθόλου.'
- § 5. $\delta \kappa \tilde{\alpha}\nu$, $\kappa.\tau.\lambda$.] I prefer $\epsilon \tilde{l}\pi\epsilon\nu$ to $\epsilon \tilde{l}\pi\epsilon\nu$ in this sentence, because it is distinctly assumed that the $\nu o\mu o\theta \epsilon \tau \eta s$ is not present, and therefore does not pronounce. The tenses are of course quite correct: the lawgiver would pronounce in this manner (a single act in present time) if he were with us (a state in present time), and would have legislated accordingly (a single act in past time) if he had known the circumstances (a state in past time).
- § 6. οὐ τοῦ ἀπλῶς δέ, κ.τ.λ] τοῦ ἀπλῶς i. q. τοῦ ἀπλῶς δικαίου, the just not limited in any particular way': διὰ τὸ ἀπλῶς i. q. διὰ τὸ ἀπλῶς εἰπεῖν, cf. ἀπλῶς εἰπών § 5 and διὰ τὸ καθόλου infra, 'because the statement is not limited in any particular way.' I am surprised that the editors do not suspect ἀμαρτήματος. I should have expected ἀμαρτάνοντος. The Paraphrast writes διὰ τοῦτο ἡ ἐπιείκεια δίκαιον μέν ἐστι βέλτιον <δέ> τινος δικαίου οὐ τοῦ καθόλου δικαίου, ἀλλὰ τοῦ νομικοῦ τοῦ διὰ τὸ καθόλου ἀμαρτάνοντος.
- § 7. ὁ μολίβδινος κανών] "Quando murum construebant non ex quadratis et laeuibus, sed ex lapidibus polygoniis, in quibus alia eminerent alia essent concava, ut eiusmodi lapidi aspero et inaequali alium lapidem quam accuratissime (non interiectis lapidibus minoribus) coaptarent, norma utebantur plumbea, qua ad inaequalitatem saxi prioris inflexa, quod aliud saxum polygonium ad prius elegantissime accommodari posset, quaerebant. Eiusmodi accuratissima polygoniorum constructio lapidum est in muro quodam Cyclopio Mycenarum (Paus. II. 16). Cf. Forchhammer. in eph. Allgem. Bauzeitung von Förster, 9. Jahrg. 1844. p. 274. ibid. Förster p. 275: 'Noch jetzt baut man in Verona ähnliche Mauern aus polygonischen Steinen, und die Steinhauer bedienen sich gleichfalls einer beweglichen, aus mehreren Linealen zusammengesetzten Schmiege.'" Fritzsche.

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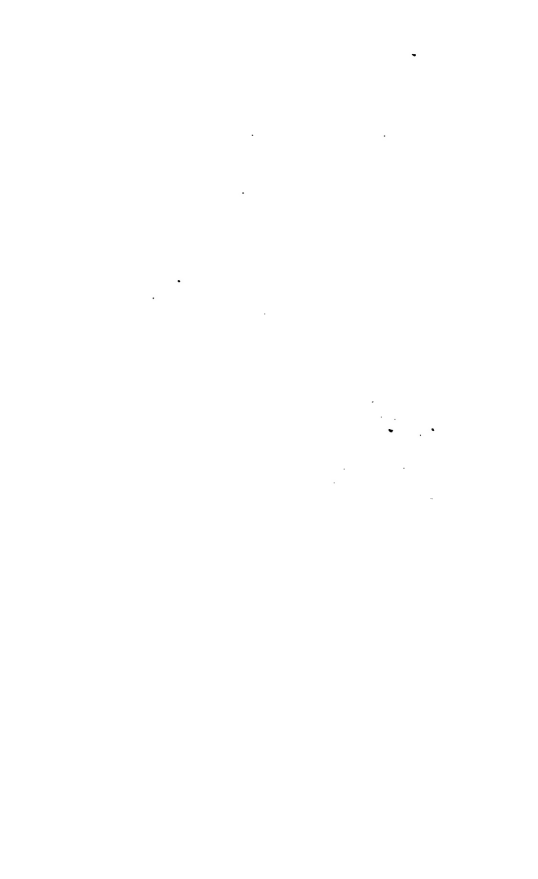
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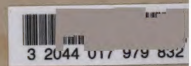
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